# COBBETT'S Parliamentary Debates

DURING THE

# FIRST SESSION OF THE THIRD PARLIAMENT

OF THE

UNITED KINGDOM OF GREAT-BRITAIN AND IRELAND,

AND OF THE

KINGDOM OF GREAT-BRITAIN THE TWENTIETH,

Appointed to meet at Westminster, the Fixteenth Day of December, One Thousand Eight Hundred and Six: And, also, during the First Session of the Fourth Parliament of the said United Kingdom, appointed to meet at Westminster, the Twenty-Second Day of June, in the Forty-seventh Year of the Reign of his Majesty King GEORGE the Third, Armoque Domini One Thousand Eight Hundred and Seven.

VOL. IX.

COMPRISING THE PERIOD

BETWEEN THE 5th OF MARCH AND THE 14th OF AUgusty 1807:

## LONDOM:

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Lord drskine	_	4.	Lord High Chancellor.
Lord Holland	_	-	Lord Pruy Seal.
Lord Grenville, -L	_	<b>'</b> _	First Lord of the Treasury (Prime Minister).
Right on Thomas Grenville -	٠ -		First Lord of the Admiralty.
	_	_	Master-general of the Ordnance.
	•	_	Secretary of State for the House Department.
Earl Spencer	•	-	Communication for Favoire Affairs
Ibrd Howick		-	Secretary of State for Foreign Affairs.
Right Hon. William Windham . *	· · ·	-	Secretary of State for the Department of War and
			the Colonies.
Lord Ellenborough	-	-	Lord Chief Justice of the Court of King's Bench.
Lord Renry Petty	-	-	Chancellor and Under-Treasurer of the Exchequer.
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Earl of Derby '	-	-	Chancellor of the shw fiv of Limitaster
Lord Auckland	-	-	Pres dent of the Board of Trade.
Right Hon, Richard Fitzpatrick -	. •	-	Scerctary at War.
Right Jim 'Richard Brinsley Skerid	lan -	•	Treasurer of the Navy.
Farl Temple	-	- ;	
Lord John Townshend	-	_ (	Milit Lay Busici - Benerati
Farl of Buckinghams are	_	-	
Earl of Cary fort		_ :	Joint Postinaster-general.
Right flon. Nicholas Vansittart -	_		}   •
	-	- :	Secretaries of the Treasury
William Henry Fremantic, Esq -	•	-	)
Sir William Grant	•	• •	Master of the Roil
Sir Arthur Piccott " - '	-	· -	Attorney-General.
Sn Samuel Romilly	-	-	Solicitor-General.
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His Grace the Duke of Bedford -			Lord Lieutenant.
Right Hon. Geor ,e Ponsonby		<b></b>	Lord High Chancellor.
Right Hon. William Elliot		_	Chief Secretary.
Right Hon. Sir John Newport -			Chancellor of the Exchequer.
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Farl Cainden Lord Eldon	-		Ministers.  President of the Council.  Lord High Chancellor.  Lord Prvy Seal.
Farl Camden			Ministers.  President of the Council. I ord High Chancellor. Lord Privy Seal. First Lord of the Treasury (Prime Minister),
Farl Cainden Lord Eldon			Ministers.  President of the Council.  Lord High Chancellor.  Lord Prvy Seal.
Farl Camden	-		Ministers.  President of the Council.  Ford High Chancellor.  Lord Privy Seal.  First Lord of the Treasury (Prime Minister).  First Lord of the Admiralty.  Master-general of the Ordnance.
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Farl Cainden	-		Ministers.  President of the Council. Lord High Chancellor. Lord Privy Seal. First Lord of the Treasury (Prime Minister), First Lord of the Admiralty. Master-general of the Ordnance. President of the Backd of Trade. Secretary of State Lott the Home Department.
Farl Camden Lora Eldon En't of Westmoreland Turke of Portland Lord Mulgrave Larl of Chathan Earl Bathurst Lord Hawke shury	-		Ministers.  President of the Council. Lord High Chancellor. Lord Privy Seal. First Lord of the Treasury (Prime Minister), First Lord of the Admiralty. Master-general of the Ordnance. President of the Backd of Trade. Secretary of State Lott the Home Department.
Farl Camden Lora Eldon En't of Westmoreland			Ministers.  President of the Council. Ford High Chancellor. Lord Privy Seal. First Lord of the Treasury (Prime Minister). First Lord of the Admiralty. Master-general of the Ordnance. President of the Borid of Trade. Secretary of State for the Home Department. Secretary of State for Foreign Affairs
Farl Cainden Lord Eldon Earl of Westmoreland - Unke of Portland Lord Mulgrave Carl of Chatham Earl Bathurst Lord Huwke shurv Right Hon, George Canning Lord Castlereigh			Ministers.  President of the Council. Ford High Chancellor. Lord Privy Seal. First Lord of the Treasury (Prime Minister). First Lord of the Admiralty. Master-general of the Ordnance. President of the Boyld of Trade. Secretary of State for the Home Department. Secretary of State for the Department of War and
Farl Cainden Lord Eldon Farl of Westmoreland - Tuke of Portland Lord Mulgrave Larl of Chathan Earl Bathurst Lord Hawke Shury Right Hon. George Canning Lord Castlereagh			Ministers.  President of the Council.  Ford High Chancellor.  Lord Privy Seal.  First Lord of the Treasury (Prime Minister),  First Lord of the Admiralty.  Master-general of the Ordnance.  President of the Board of Trade.  Secretary of State for the Home Department.  Secretary of State for Foreign Affairs  Secretary of State for the Department of War and the Colonies.
Farl Camden Lora Eldon En't of Westmoreland - Turke of Portland Lord Mulgrave Larl of Chatham Earl Bathurst Lord Hawke shurv Right Hon. George Canning Lord Castlereigh Right Han. Spencer Perceval			Ministers.  President of the Council. Lord High Chancellor. Lord Privy Seal. First Lord of the Treasury (Prime Minister). First Lord of the Admiralty. Master-general of the Ordnance. President of the Burld of Trade. Secretary of State footthe Home Department. Secretary of State footthe Home Department. Secretary of State footthe Home Department. Council Colonies.  Chancellor and Under-Treasurer of the Exchequer,
Farl Cainden Lord Eldon Farl of Westmoreland - Tuke of Portland Lord Mulgrave Larl of Chathan Earl Bathurst Lord Hawke Shury Right Hon. George Canning Lord Castlereagh		Cabinet	Ministers.  President of the Council. Lord High Chancellor. Lord Privy Seal. First Lord of the Treasury (Prime Minister). First Lord of the Admiralty. Master-general of the Ordnance. President of the Boyld of Trade. Secretary of State for the Home Department. Secretary of State for the Home Department of Chancellor and Under-Treasurer of the Exchequer, and also Chancellor of the Duchy of Lancaster.
Farl Camden Lora Eldon En't of Westmoreland - Turke of Portland Lord Mulgrave Larl of Chatham Earl Bathurst Lord Hawke shurv Right Hon. George Canning Lord Castlereigh Right Han. Spencer Perceval		Cabinet	Ministers.  President of the Council. Lord High Chancellor. Lord Privy Seal. First Lord of the Treasury (Prime Minister). First Lord of the Admiralty. Master-general of the Ordnance. President of the Boyld of Trade. Secretary of State for the Home Department. Secretary of State for the Home Department of Chancellor and Under-Treasurer of the Exchequer, and also Chancellor of the Duchy of Lancaster.
Farl Camden Lora Eldon Earl of Westmoreland Turke of Portland Lord Mulgrave Carl of Chatham Earl Eathurst Lord Hawke sharv Right Hon. George Canning Lord Castlereagh Right Han. Spencer Perceval		Cabinet	Ministers.  President of the Council. Lord High Chancellor. Lord Privy Seal. First Lord of the Treasury (Prime Minister). First Lord of the Admiralty. Master-general of the Ordnance. President of the Board of Trade. Secretary of State loft the Home Department. Secretary of State for the Department of War and the Colonies. Chancellor and Under-Treasurer of the Exchequer, and also Chancellor of the Duchy of Lancaster.
Farl Camden Lora Eldon En't of Westmoreland - Turke of Portland Lord Mulgrave Larl of Chatham Earl Bathurst Lord Hawke shurv Right Hon. George Canning Lord Castlereigh Right Han. Spencer Perceval		Cabinet	Ministers.  President of the Council. Lord High Chancellor. Lord Privy Seal. First Lord of the Treasury (Prime Minister). First Lord of the Admiralty. Master-general of the Ordinance. President of the Board of Trade. Secretary of State footthe Home Department. Secretary of State footthe Home Department. Secretary of State for the Department of War and the Colonies. Chancellor and Under-Treasurer of the Exchequer, and also Chancellor of the Duchy of Lancaster. the Cabinet.  President of the Board of Controul for the Affairs of
Farl Camden Lord Eldon Earl of Westmoreland - Duke of Portland Lord Mulgrave Earl Mulgrave Lord Mulgrave Lord Hawke shurv Right Hon. Gover Canning Lord Castlerengh Right Hon. Spencer Perceval  Right Hon. Robert Saunders Dund		Cabinet	Ministers.  President of the Council. Lord High Chancellor. Lord Privy Seal. First Lord of the Treasury (Prime Minister). First Lord of the Admiralty. Master-general of the Ordnance. President of the Bord of Trade. Secretary of State for the Home Department. Secretary of State for the Department of War and the Colonies. Chancellor and Under-Treasurer of the Exchequer, and also Chancellor of the Duchy of Lancaster.  The Cabinet.  President of the Board of Control for the Affairs of India.
Farl Camden Lord Eldon Earl of Westmoreland - Duke of Portland Lord Mulgrave Earl Mulgrave Lord Mulgrave Lord Hawke shurv Right Hon. Gover Canning Lord Castlerengh Right Hon. Spencer Perceval  Right Hon. Robert Saunders Dund		Cabinet	Ministers.  President of the Council. Lord High Chancellor. Lord Privy Seal. First Lord of the Treasury (Prime Minister). First Lord of the Admiralty. Master-general of the Ordnance. President of the Bord of Trade. Secretary of State for the Home Department. Secretary of State for the Department of War and the Colonies. Chancellor and Under-Treasurer of the Exchequer, and also Chancellor of the Duchy of Lancaster.  The Cabinet.  President of the Board of Control for the Affairs of India.
Farl Camden Lora Eldon End of Westmoreland - Duke of Portland Lord Mulgrave Carl of Chatham Earl Bathurs Lord Hawke shurv Right Hon. George Canning Lord Castlereagh  Right Hon. Spencer Perceval  Right Hon. Rebert Saunders Dund Bight Hon. George Rose		Cabinet	Ministers.  President of the Council. Lord High Chancellor. Lord Privy Seal. First Lord of the Treasury (Prime Minister). First Lord of the Admiralty. Master-general of the Ordnance. President of the Bord of Trade. Secretary of State for the Home Department. Secretary of State for the Department of War and the Colonies. Chancellor and Under-Treasurer of the Exchequer, and also Chancellor of the Duchy of Lancaster.  the Cabinet.  President of the Board of Control for the Affairs of India. Vice-President of the Board of Trade, and Treasurer
Farl Camden Lora Eldon End of Westmoreland - Duke of Portland Lord Mulgrave Carl of Chatham Earl Bathurs Lord Hawke shurv Right Hon. George Canning Lord Castlereagh Right Hon. Spencer Perceval  Right Hon. Rebert Saunders Dund		Cabinet	Ministers.  President of the Council.  Lord High Chancellor.  Lord Privy Seal.  First Lord of the Treasury (Prime Minister).  First Lord of the Admiralty.  Master-general of the Ordnance.  President of the Board of Trade.  Secretary of State footthe Home Department.  Secretary of State footthe Home Department.  Secretary of State for the Department of War and the Colonies.  Chancellor and Under-Treasurer of the Exchequer, and also Chancellor of the Duchy of Lancaster.  the Cabinet.  President of the Board of Controul for the Affairs of India.  Vice-President of the Board of Trade, and Treasurer of the Navy
Farl Camden Lora Eldon Earl of Westmoreland - Duke of Portland Lord Mulgrave Carl of Chatham Earl Bathurs Lord Hawke shurv Right Hon. George Canning Lord Castlereagh Right Hon. Spencer Perceval  Right Hon. George Rose Sit James Pulltoney, Part.		Cabinet	Ministers.  President of the Council. Lord High Chancellor. Lord Privy Seal. First Lord of the Treasury (Prime Minister). First Lord of the Treasury (Prime Minister). First Lord of the Admiralty. Master-general of the Ordnance. President of the Board of Trade. Secretary of State foot the Home Department. Secretary of State foot the Home Department. Secretary of State for the Department of War and the Colonies. Chancellor and Under-Treasurer of the Exchequer, and also Chancellor withe Duchy of Lancaster. the Cabinet.  President of the Board of Controul for the Affairs of India. Vice-President of the Board of Trade, and Treasurer of the Navy Secretary at War.
Farl Camden Lord Eldon Earl of Westmoreland - Duke of Portland Lord Mulgrave Earl of Chathan Earl Bathurs Lord Huwke shurv Right Hon. George Canning Lord Castlereagh Right Hon. Spencer Perceval  Right Hon. Robert Saunders Dund Bight Hon. George Rose Sir James Pullboney, Part. Lord Charles Schienset		Cabinet	Ministers.  President of the Council.  Lord High Chancellor.  Lord Privy Seal.  First Lord of the Treasury (Prime Minister).  First Lord of the Admiralty.  Master-general of the Ordnance.  President of the Board of Trade.  Secretary of State footthe Home Department.  Secretary of State footthe Home Department.  Secretary of State for the Department of War and the Colonies.  Chancellor and Under-Treasurer of the Exchequer, and also Chancellor of the Duchy of Lancaster.  the Cabinet.  President of the Board of Controul for the Affairs of India.  Vice-President of the Board of Trade, and Treasurer of the Navy
Farl Camden Lord Eldon Earl of Westmoreland Turke of Portland Lord Mulgrave Earl of Chatham Earl Eathurst Lord Hawke shurv Right Hon. George Canning Lord Castlereagh Right Hon. Spencer Perceval  Right Hon. Robert Saunders Dund Bight Hon. George Rose Sit James Pulltoney, Part. Lord Charles Schiefset Right Hon. Charles Long		Cabinet	Ministers.  President of the Council. I ord High Chancellor. Lord Privy Seal. First Lord of the Treasury (Prime Minister). First Lord of the Admiralty. Master-general of the Ordnance. President of the Board of Trade. Secretary of State for the Hone Department. Secretary of State for the Department of War and the Colonies. Chancellor and Under-Treasurer of the Exchequer, and also Chancellor of the Duchy of Lancaster. the Cabinet.  President of the Board of Controll for the Affairs of India. Vice-President of the Board of Trade, and Treasurer of the Navy Secretary at War.  Joint Paymaster general.
Farl Camden Lora Eldon End of Westmoreland Lord Mulgrave Larl Mulgrave Larl of Chatham Earl Bathurst Lord Hawke shury Right Hon. George Canning Lord Castlereagh  Right Hon. Spencer Perceval  Right Hon. Robert Saunders Dund  Right Hon. George Rose  Sir James Pullboucy, Part. Lord-Charles Schierset Right Hon. Charles Kong Earl of Chichester &		Cabinet	Ministers.  President of the Council. I ord High Chancellor. Lord Privy Seal. First Lord of the Treasury (Prime Minister). First Lord of the Admiralty. Master-general of the Ordnance. President of the Board of Trade. Secretary of State for the Hone Department. Secretary of State for the Department of War and the Colonies. Chancellor and Under-Treasurer of the Exchequer, and also Chancellor of the Duchy of Lancaster. the Cabinet.  President of the Board of Controll for the Affairs of India. Vice-President of the Board of Trade, and Treasurer of the Navy Secretary at War.  Joint Paymaster general.
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Farl Camden Lora Eldon En't of Westmoreland Turke of Portland Lord Mulgrave Larl of Chatham Earl Bathurs Lord Hawke shurv Right Hon. George Canning Lord Castlereagh Right Hon. Spencer Perceval  Right Hon. George Rose Sir James Pulltoney, Part. Lord-Charles Schierset Right Hon. Charles Long Earl of Chichester of Earl of Sandwick William Huskisson, Eq.		Cabinet	Ministers.  President of the Council. I ord High Chancellor. Lord Privy Seal. First Lord of the Treasury (Prime Minister). First Lord of the Treasury (Prime Minister). First Lord of the Admiralty. Master-general of the Ordnance. President of the Burd of Trade. Secretary of State foot the Home Department. Secretary of State foot the Home Department. Secretary of State for the Department of War and the Colonies. Chancellor and Under-Treasurer of the Exchequer, and also Chancellor of the Duchy of Lancaster.  President of the Board of Controll for the Affairs of India. Vice-President of the Board of Trade, and Treasurer of the Navy Secretary at War.  Joint Paymaster-general.
Farl Camden Lora Eldon Earl of Westmoreland Turke of Portland Lord Mulgrave Larl Mulgrave Larl of Chatham Earl Eathurst Lord Hawke shurv Right Hon. George Canning Lord Castlereagh Right Hon. Spencer Perceval  Right Hon. Robert Saunders Dund Bight Hon. George Rose Sir Lames Pulltoney, Part. Lord Charles Schenset Right Hon. Charles Kong Earl of Chichester Fail of Sandwick Witham Huskisson, Esq. Hon. Henry Wellesley		Cabinet	Ministers.  President of the Council. Lord High Chancellor. Lord Privy Seal. First Lord of the Treasury (Prime Minister). First Lord of the Treasury (Prime Minister). First Lord of the Admiralty. Master-general of the Ordnance. President of the Board of Trade. Secretary of State loft the Home Department. Secretary of State loft the Home Department. Secretary of State for the Department of War and the Colonies. Chancellor and Under-Treasurer of the Exchequer, and also Chancellor of the Duchy of Lancaster. The Cabinet.  President of the Board of Controul for the Affairs of India. Vice-President of the Board of Trade, and Treasurer of the Navy Secretary at War. Joint Paymaster-general.  Secretaries of the Treasury.
Farl Camden Lora Eldon Earl of Westmoreland Lord Mulgrave Larl Mulgrave Larl of Chatham Earl Bathurst Lord Hawke shurv Right Hon. George Canning Lord Castlereagh Right Hon. Spencer Perceval  Right Hon. Robert Saunders Dund Bight Hon. George Rose Sir Lames Pulltoney, Part Lord-Charles Schierset Right Hon. Charles Long Earl of Chichester of Fail of Sandwick Witham Huskisson, Esq. Hon. Henry Wellesley Sir Witham Grant		Cabinet	Ministers.  President of the Council. I ord High Chancellor. Lord Privy Seal. First Lord of the Treasury (Prime Minister). First Lord of the Treasury (Prime Minister). First Lord of the Admiralty. Master-general of the Ordnance. President of the Burd of Trade. Secretary of State foot the Home Department. Secretary of State foot the Home Department. Secretary of State for the Department of War and the Colonies. Chancellor and Under-Treasurer of the Exchequer, and also Chancellor of the Duchy of Lancaster.  President of the Board of Controll for the Affairs of India. Vice-President of the Board of Trade, and Treasurer of the Navy Secretary at War.  Joint Paymaster-general.
Farl Camden Lora Eldon En't of Westmoreland Turke of Portland Lord Mulgrave Larl of Chatham Earl Bathurs Lord Hawke shurv Right Hon. George Canning Lord Castlereigh Right Hon. Spencer Perceval  Right Hon. George Rose Sir James Pulltoney, Part Lord-Charles Scenerset Right Hon. Charles Long Earl of Chichester of Earl of Sandwick William Huskisson, Eq. Hon. Henry Wellesley Sir William Grant Sur Vicery Gibbs		Cabinet	Ministers.  President of the Council. Lord High Chancellor. Lord Privy Seal. First Lord of the Treasury (Prime Minister). First Lord of the Treasury (Prime Minister). First Lord of the Admiralty. Master-general of the Ordnance. President of the Board of Trade. Secretary of State loft the Home Department. Secretary of State loft the Home Department. Secretary of State for the Department of War and the Colonies. Chancellor and Under-Treasurer of the Exchequer, and also Chancellor of the Duchy of Lancaster. The Cabinet.  President of the Board of Controul for the Affairs of India. Vice-President of the Board of Trade, and Treasurer of the Navy Secretary at War. Joint Paymaster-general.  Secretaries of the Treasury.
Farl Camden Lora Eldon Earl of Westmoreland Lord Mulgrave Larl Mulgrave Larl of Chatham Earl Bathurst Lord Hawke shurv Right Hon. George Canning Lord Castlereagh Right Hon. Spencer Perceval  Right Hon. Robert Saunders Dund Bight Hon. George Rose Sir Lames Pulltoney, Part Lord-Charles Schierset Right Hon. Charles Long Earl of Chichester of Fail of Sandwick Witham Huskisson, Esq. Hon. Henry Wellesley Sir Witham Grant		Cabinet	Ministers.  President of the Council. I ord High Chancellor. Lord Privy Seal. First Lord of the Treasury (Prime Minister). First Lord of the Admiralty. Master-general of the Ordnance. President of the Bord of Trade. Secretary of State for the Home Department. Secretary of State for the Home Department. Secretary of State for the Department of War and the Colonies. Chancellor and Under-Treasurer of the Exchequer, and also Chancellor of the Duchy of Lancaster.  the Cabinet.  President of the Board of Controul for the Affairs of India. Vice-President of the Board of Trade, and Treasurer of the Navy Secretary at War.  Joint Paymaster general.  Secretaries of the Treasury. Master of the Rolls. Attorney-General.
Farl Camden Lora Eldon En't of Westmoreland Turke of Portland Lord Mulgrave Larl of Chatham Earl Bathurs Lord Hawke shurv Right Hon. George Canning Lord Castlereigh Right Hon. Spencer Perceval  Right Hon. George Rose Sir James Pulltoney, Part Lord-Charles Scenerset Right Hon. Charles Long Earl of Chichester Sir James Pulltoney, Part Lord-Charles Scenerset Right Hon. Charles Long Earl of Sandwick William Grant Sir Vicery Gibbs Sir Thomas Pioner	ias	Not of	Ministers.  President of the Council. I ord High Chancellor. Lord Privy Seal. First Lord of the Treasury (Prime Minister). First Lord of the Treasury (Prime Minister). First Lord of the Admiralty. Master-general of the Ordnance. President of the Board of Trade. Secretary of State for the Hone Department. Secretary of State for the Department of War and the Colonics. Chancellor and Under-Treasurer of the Exchequer, and also Chancellor of the Duchy of Lancaster. the Cabinet.  President of the Board of Controul for the Affairs of India. Vice-President of the Board of Trade, and Treasurer of the Navy Secretary at War.  Joint Paymaster general.  Secretaries of the Treasury. Master of the Rolls. Attorney-General. Solicitor-General.
Farl Camden Lora Eldon En't of Westmoreland Turke of Portland Lord Mulgrave Larl of Chatham Earl Bathurs Lord Hawke shurv Right Hon. George Canning Lord Castlereigh Right Hon. Spencer Perceval  Right Hon. George Rose Sir James Pulltoney, Part Lord-Charles Scenerset Right Hon. Charles Long Earl of Chichester Sir James Pulltoney, Part Lord-Charles Scenerset Right Hon. Charles Long Earl of Sandwick William Grant Sir Vicery Gibbs Sir Thomas Pioner	ias	Not of	Ministers.  President of the Council. I ord High Chancellor. Lord Privy Seal. First Lord of the Treasury (Prime Minister). First Lord of the Treasury (Prime Minister). First Lord of the Admiralty. Master-general of the Ordnance. President of the Board of Trade. Secretary of State for the Hone Department. Secretary of State for the Department of War and the Colonics. Chancellor and Under-Treasurer of the Exchequer, and also Chancellor of the Duchy of Lancaster. the Cabinet.  President of the Board of Controul for the Affairs of India. Vice-President of the Board of Trade, and Treasurer of the Navy Secretary at War.  Joint Paymaster general.  Secretaries of the Treasury. Master of the Rolls. Attorney-General. Solicitor-General.
Farl Camden Lora Eldon En't of Westmoreland Turke of Portland Lord Mulgrave Larl of Chatham Earl Bathurs Lord Hawke sharv Right Hon. George Canning Lord Castlereagh Right Hon. Spencer Perceval  Right Hon. George Rose Sir James Philtoney, Part Lord-Charles Scalereset Right Hon. Charles Long Larl of Chichester of Fail of Sandwick Witham Huskisson, Eq. Hon. Henry Wellesley Sir Witham Grant Sir Vicery Gibbs Sir Thomas Pioner	ias	Not of	Ministers.  President of the Council. I ord High Chancellor. Lord Privy Seal. First Lord of the Treasury (Prime Minister). First Lord of the Admiralty. Master-general of the Ordinance. President of the Board of Trade. Secretary of State for the Home Department. Secretary of State for the Home Department. Secretary of State for the Department of War and the Colonies. Chancellor and Under-Treasurer of the Exchequer, and also Chancellor of the Duchy of Lancaster. the Cabinet.  President of the Board of Controul for the Affairs of India. Vice-President of the Board of Trade, and Treasurer of the Navy Secretary at War.  Joint Paymaster general.  Secretaries of the Treasury.  Master of the Rolls. Attorney-General.  Solicitor-General.  INISTRY OF IRELAND.
Farl Camden Lord Eldon Earl of Westmoreland Turke of Portland Lord Mulgrave Larl of Chatham Earl Eathurs Lord Hawke shurv Right Hon. George Canning Lord Castlereagh Right Hon. Spencer Perceval  Right Hon. Robert Saunders Dund Bight Hon. George Rose Sir Lames Pulltoney, Part. Lord-Charles Schiefset Right Hon. Charles Kong Earl of Chichester of Fail of Saudwick Wilham Grant Sir Wilham Grant Sir Wilham Grant Sir Vicery Gibbs Sir Thomas Piomer  PERSONS Duke of Rightmond	ias	Not of	Ministers.  President of the Council. Lord High Chancellor. Lord Privy Seal. First Lord of the Treasury (Prime Minister). First Lord of the Admiralty. Master-general of the Ordnance. President of the Board of Trade. Secretary of State for the Home Department. Secretary of State for the Department of War and the Colonie. Chancellor and Under-Treasurer of the Exchequer, and also Chancellor of the Duchy of Lancaster. the Cabinet.  President of the Board of Controul for the Affairs of India. Vice-President of the Board of Trade, and Treasurer of the Navy Secretary at War.  Joint Paymaster-general.  Secretaries of the Treasury.  Master of the Rolls. Attorney-General. Solicitor-General.  HINISTRY OF IRELAND. Lord Lieutenant.
Farl Camden Lora Eldon Earl of Westmoreland Truke of Portland Lord Mulgrave Larl Mulgrave Larl of Chatham Earl Eathurst Lord Hawke shurv Right Hon. George Canning Lord Castlereagh Right Hon. Spencer Perceval  Right Hon. Robert Saunders Dund Right Hon. George Rose Sir Lames Pulltoney, Part. Lord Charles Schenset Right Hon. Charles Rong Earl of Chichester Fail of Saudwick William Grant Sir Vicery Gibbs Sir Thomas Pionier  PERSONS Dulke of Righmond Lord Manners	ias	Not of	Ministers.  President of the Council. Lord High Chancellor. Lord Privy Seal. First Lord of the Treasury (Prime Minister). First Lord of the Treasury (Prime Minister). First Lord of the Admiralty. Master-general of the Ordnance. President of the Board of Trade. Secretary of State loft the Home Department. Secretary of State loft the Home Department. Secretary of State loft the Department of War and the Colonies. Chancellor and Under-Treasurer of the Exchequer, and also Chancellor of the Duchy of Lancaster. The Cabinet.  President of the Board of Controul for the Affairs of India. Vice-President of the Board of Trade, and Treasurer of the Navy Secretary at War. Joint Paymaster general. Joint Postmaster-general. Secretaries of the Treasury. Master of the Rolls. Attorney-General. Solicitor-General. IINISTRY OF IRELAND. Lord Treatment. Lord Treatment.
Farl Camden Lora Eldon Earl of Westmoreland Lord Mulgrave Larl Mulgrave Larl of Chatham Earl Bathurst Lord Hawke shurv Right Hon. George Canning Lord Castlereagh Right Hon. Spencer Perceval  Right Hon. Robert Saunders Dund Right Hon. George Rose  Sir James Pulltoney, Part Lord-Charles Scherset Right Hon. Charles Kong Earl of Chichester of Fail of Sandwick William Huskisson, Eq. Hon. Henry Wellesley Sir Wilham Grant Earl Sur Vicery Gibbs Sir Thomas Piomer  PERSONS Duke of Righmond Lord Menners Sir Acthur Wellesley Sir Acthur Wellesley	ias	Not of	Ministers.  President of the Council. Lord High Chancellor. Lord Privy Seal. First Lord of the Treasury (Prime Minister). First Lord of the Admiralty. Master-general of the Ordnance. President of the Board of Trade. Secretary of State for the Home Department. Secretary of State for the Home Department. Secretary of State for the Department of War and the Colonies. Chancellor and Under-Treasurer of the Exchequer, and also Chancellor of the Duchy of Lancaster.  the Cabinet.  President of the Board of Controul for the Affairs of India. Vice-President of the Board of Trade, and Treasurer of the Navy Secretary at War.  Joint Paymaster general.  Secretaries of the Treasury.  Master of the Rolls. Attorney-General. Solicitor-General.  INISTRY OF IRELAND.  Lord Figh Chancelloy. Chief Secretary.
Farl Camden Lora Eldon Earl of Westmoreland Truke of Portland Lord Mulgrave Larl Mulgrave Larl of Chatham Earl Eathurst Lord Hawke shurv Right Hon. George Canning Lord Castlereagh Right Hon. Spencer Perceval  Right Hon. Robert Saunders Dund Right Hon. George Rose Sir Lames Pulltoney, Part. Lord Charles Schenset Right Hon. Charles Rong Earl of Chichester Fail of Saudwick William Grant Sir Vicery Gibbs Sir Thomas Pionier  PERSONS Dulke of Righmond Lord Manners	ias	Not of	Ministers.  President of the Council. Lord High Chancellor. Lord Privy Seal. First Lord of the Treasury (Prime Minister). First Lord of the Treasury (Prime Minister). First Lord of the Admiralty. Master-general of the Ordnance. President of the Board of Trade. Secretary of State loft the Home Department. Secretary of State loft the Home Department. Secretary of State loft the Department of War and the Colonies. Chancellor and Under-Treasurer of the Exchequer, and also Chancellor of the Duchy of Lancaster. The Cabinet.  President of the Board of Controul for the Affairs of India. Vice-President of the Board of Trade, and Treasurer of the Navy Secretary at War. Joint Paymaster general. Joint Postmaster-general. Secretaries of the Treasury. Master of the Rolls. Attorney-General. Solicitor-General. IINISTRY OF IRELAND. Lord Treatment. Lord Treatment.

## HOUSE OF COMMONS: THE

AS RETURNED FOR THE NEW PARLIAMENT,

Which met on the 22d of June, 1807.

Abbot, right honourable Charles, Speaker, O. ford University Aber Buby, honourable Geo. wincoss-dure

Abercramby, hon. J., Michurst Adair, obert, Camelford Adam, William, Kiuross wire

A runs, Charles, Weymou h,&c. Anams, William, Potness Addington, right hosourable John Hiley, Harwich •

Agar, Eman. Felix, Sudbury Allan, Mexanter, Berwick Althorn, viset, N rthampton-

shire

Ancr ws Miles Peter, Bewdley Anson, George, Litchfield Anstruther, right honor allo sir to'm, bart ; Andrather Antonie, William Lee, Fedford

borough Archiall, M., Fernemagi shuce Ashbu aham, Geo New Ronney Asidey, hon Cropley, Dorchester Astley, sir J. H. bart; Norfolk Aubrev, sir J., bart.; Aldebufgh Babington, Thomas, Leacester

borough Bagenal W., Catherloghshire Bagot, hon. C , Castle Riding Bagwell, William, Cloumeli Rathe, Evan, Bristol

Baillie, George, jun., Berwick-Shire

Beillie, Peter, jun.

Baker, John, Canterbury Bampfylde, ir Charles W. bart.; Forter

Bankes, Henry, Corfe Castle Barham Jos. F., Stockbridge Baring, Alexander, Taunton Paring, T., Chipping Wycombe Barlow, Hagh, Pembroke Barne, Snowdon, Duawich Barry, John, Max., Caval hire Bastard, Edinund, Dartmouth Bastard, John Pol., Devonshire Buthurst, right hon. Charles B., Bristol

Beach, Mich. Hicks, Cheucester Beaumont, Thomas Richard Northumberland

Beckford, William, Hindon Bennett, Richard Henry Alexander, Enniskillen

Rentinek, lord C., Ashburton Benvon, Richard, Wallingford Beresford, lord George Thomas, Londonderryshire

Beresford, John Claudius, Waterford county

Perkeley, honourable Teorge Cranfield, Gloucester county

, Bernard, viscount, Corkeshire Bernard, Scrope, St. Mawes Bernard, T., jun., King's county. Bertie, Albemarle, Stamfold • Beatcke, Calv., W nebelse Brkulph, Robert Myddelton, Denb gh borough Pinning, ford, Cockermouth Blackburne, J., Lancashire Birgh, thomas, Meathshire

Boadington, Samuel, Tralee Bond, wght hon. Nathanael, Chife Castle Bonham, Henry, Leominster

Bootle, Edward Wubraham. Newcast'e-under-Lyme "escawen, hon. Edw., Truro

Bouvere, hon. B., Downton Bouverie, honourable Edward, Nathampton borough

Bowyer, sir George, bart.; Malmesbury Boyle, lord visct., Corke county Brad-haw, hon. A. C., Homton Pradshaw, R. Haldane, Brackley Brand, hon. The, Hertfordshipe Brandling, Charles Johry New-

castle-upon-Tyne Brodrick, hon. W., Whitchuch Bingden, James, Launceston Brooke, H. V., Donegalshire Boooke, lord, Warwick borough "Browne, Anthony, Heydon Browne, right hon. Denis, Mayo Browne, Is. Hawk., Bridgenorth Brownlow, Wm., Armachshire Bruce, lord, Marlborough Buller, Edward, East Looe Buller, James, Exeter Buller, James, West Love . Bullock, John, Essex Bunbury, sir T.C., bart.; Suffolk Burdett, sir Fran., bart.; Westminster

Burghersh, lord, Lyme Regis Burrell, sir Charles Mer., bart.; New Shoreham

Burton, Francis, Oxford city Burton, hon. F. Nath , Clareshire Butler, hon. Charles Harwood,

Kilkenny city Butler, hon. J , Kilkerhy coulty Bvng, George, Middlesex Calcraft, John, Rochester Calciaft, sir G. T., Warcham Calvert, J., Huntingdon berough Calvert, N., Hertford borough Campbell, Alex., Dumferullin Campbell, Archib., Glasgow. Campbell, George, Carmar-

then borough Campbell, J. 1991., Rothsay Campbell, lord J., Argyll-shire

Canning, right hon. George, Hastings

Canning, George, Sligo-borough Carcw right hou. R. Pole, Powey Carew, Robert Shapland, Wex-

ford couffy
ford couffy
William Ralph, Cartwright, William Ralph, Northampton county Castiercagh, lord viset., Plymp-

ton Earle · Cavendish, lord G. A. H. Derby

county Cavendish, G. H. Compton, Aylesbury

Cavendish, Wm , Derby borough Chaplin, C., Lucoln county . Cheesement, John, Wootton Basset, Cholmordeley, Thomas, Ches-

ter county

Chate, Wm., Hampshire Clancarty, carl of, Rye

Clements, Henry John, Leitrim. Clinton, W. H., Boroughbridge Clive, lord vi count, Ludlow Clive, Henry, Ludlow

"Elive, Wm., Bishop's Castle Clorenel, earl of, New Romney Cochrane, lord, Westminster Cochrane, hon. G. A., Gram-

pound Cochrane, Johnstone, hon. An-

drew, Grampound Cockerel, Charles, Lestwithick Cocke. hon. Edw. C.; Ryegate Codragton, Chris. Tewkesbury Coke, Daniel Parker, Notting-

Coke, Fdward, Norfolk Coke, Thos. William, Norfolk Cole, 1 nos. William, Norroll, Cole, hon. Galb. L., Jerusanagh Colquhoun, Archibaid, Cullen Combe, Harvey Chris., London Choper, Edw. S., Sligo county Cornwallis, hon. William, Eye Cotes, John, Shropshire

Cottcrell, sir John Geers; Jart.; Hereford county . . Cotton, Stapleton, Newark Cowfer, hon, E. Spencer, Hert-

fordshorough Creevey, Thomas, Thefford Crickete, B. Alex, Ipswich Cripps, Joseph, Cirencester Crokel, J. W., Downpatrick Curtis, sir Wm., bart., London Ourwen, John Chris, Carffele Curzon, hon. Robert, Clitherow

Cust, hon. John, Clitherow Cuthbert, J. R., Appleby Daly, right honourable Denis Bowes, Galway county

Daly, James, Galway town Daniell, Ralph Allen, West Looe Dashwood, Sir Henry Watkin, bart.; Woodstock Davenport, Davies, Chester county ' Davies, R. E., Colchester Dawkins, James, Chippenham Dawson, Richard, Monaghan Deede, William, Hythe Denuison, John, Minehead Dent, John, Lancaster borough Dick, Quinton, CarricGrgus Dickinson, Wm., Somersetshire Dillon, hon. Henry Aug., Mayo Disbrowe, Edward, Windsor Brake, T. D. Tyrwhitt, Agmondesham. Dugdale, Dug. Stratford, Warwick county Duigeran, P., Armagh boroughe Dundas, Charie, Berks. Dundas, honourable Charles Lau., Richmond Dundas, hon. Laurence, Malton Dundas, hon. R., Edunburgh- here Duedas, right bon. William, Sutherland-shire Dupre, James, Chichester Eden, hon. W. F. E., Woodstock Egerton, John, Chester Ehot, hon. William, Liskeard Ellice, Wm , Great Grimsby Elliott.right nonourableWilliam, Peterborough Ellis, C. R., East Grinstead Elison, Richard, Lincoln city - " Elphinstone-Fleming, hos: C., Stirlingshire Estcourt, T. Grimston, Devices Everett, Thomas, Ludgershall Euston, earl of, Cambridge University Evic, Anthony Hardolph, Nottingham county Fanc, Henry, Lyme Regis Fane, John, Osford county, Farmer, Wm. M., Huntingdon Fellowes; hone Newton, Andover Fellowes, William Henry, Hun-tingdor borough Ferguson R. C., Kirkaldy Fetherstone, sir T.bart.; Longford Finch, hon, Edward, Cambridge Fitzgerald, right hon. Jas., Effais Fitsgeia'd, right hon. M., Kerry Pitzgerald, lotd H., Kildareshire Fitzbarris, viscount, Heytesbury Fitzhugh, Williame Tiverton Fitzpatrick, right horourable Richard, Fedfordshire

Fitzrey, lord Charles, Bury St.

Fitzroy, loff William, Thetford

Foley, hon. Andrew, Droitwich Foley, Thomas, Herefordshice

Folkes, ir Martin Browne, bart.;

Folloscone, lord viscount, New

Porbes, lord visct., Longford

Forester, Cccil, Wenlock

Edmunds

King's Lynn

Sarrin

Foster, right hon. John, Louth Foster, hon. T. H., Drogheda Foster, J. L., Dublin University Frankland, Wm., Thirsk Fremantle, T. F., Saltash Fremantie, Wm. Hen., Saltash French, Arthur, Roscommon Fuller, John, Sussex \*Fydell, Thomas, Boston Fynes, Henry; Aldborough, Yorkshire Gamon, sirk., bart.; Winchester Garland, George, Poole Garrow, William, Callington Garroyne, Isaac, Liverpool Gelt, Philip, Malmesbury Gibbs, sir Vicary, knt.; Camb. University \*Giddy, Davies, Bodmyn Gipps, George, Ripon Glassford, Henry, Dumbarton-Goddard, Themas, Cricklade Godfrey, Thomas, Hythe Go ab, Thos. Sherlock, Suffolk, Gordon, Williams, Worcester Gore, hon. W. J., Leitumshire Gower, lord Gran. feveson, おtafford county Graham, James, Cocke mouth Grant, Charles, Inveroes -share ' Grant, Francis Wm., Elginshire . Grant, right from urable William, knt.; Bainff-shire Gradan, et hon. H., Dublin city C. ceabill, Robert, Thirk Greenough, G. B., Gatton Grenfeld, Pascoc, Great Marlow Ganville, right hon. Thomas, **Euckingham** borough Grey, hen Booth, Petersfield Grunston, hon. J.W , St. Albans Grovenor, Thomas, Chester city Guernsey, Lord, Weobly Hall, Benjemm, Totness Halsey, Joseph. St. Albans Hamilton, viscount, Dungannon Hamilton, lora A., Lanerkshire Hamilton, sir C. bart.; Hg nton Hemilton, Hans, Dublin county Hammet, John, Taunton Harbord, honourable Edward; Yarmouth, Norfolk Karboard, hon. W. A., Plympton Harvey, Eliab, Essex Hawkins, Hen., Boroughbridge Headley, lord, Malton Heathcote, Thos., Blechingley Henderson, Anthony, Brackley Heeniker, lord, Rutland Herbert, bon. Charles, Wilton Herbert, Hemy Arthur, Kerry Herbert, hon. Wm., Hants Heron, Peter; Newton, Lanc. Hibbert, George, Seaford Hill, sir George Fitzgerald, bart.; Londonderry city Hill, hon. Wm., Shrewsbury Hinchingbrook, lord . viscount, Huntingdon county Hippisley, sir J.C.bart.; Sudbury

Hobhouse, Bedjamin, Hindon

Holdsworth, A. H., Dartmouth

Hodson, John, Wigan.

Holford, George, Lestwithiel Holland, sir Nath. Dance, bart. East Grinstead Honywood, William, Kent Hood, sir Samuel, K.B. K.M. & K.F., Bridport Hope, hön. A., Lanlithgowshire Hope, hon. C., Haddingtonshire Hope, W. J., Danfries-thie Horrocks, Samuel, Preston Howard, Hemy, Glouces or city Howard, hon Wm, Morpeth Howick, viscount, Appleby Hughes, Wm. L., V'allingford Hume, sir Abr., bart., Hastings. Hume, Wm. Hoare, Wicklow Hund Joseph, Qurenborough Hentingh Id, lord, Dunwich Hurst, Robert Steyning Huskisson, William, Harwich Hussey, William, New Sarem Hutchinson, hon. C. H., Cork city Jackson, Join, Dever Jackson, Josias, Southampton Joff ry, John, Poole Jokyll, Joseph, Calne Jenkinson, Charles, Dover Jenkinson, bon. C. C., Sandwich Jeph en, Dem am, Malow Jerveise, J. C., Yarmouth, Hants Ingilby, William Pottord clocalyn, lord vi count, Louth Jedrell, Henry, Bramber Johnes, Toos, Carongan county Johnstone, hon. A., Grampound Joffistone, George, Heydon Jelliffe, Hylton, Petersheld Jones, Gibert, Aldborough, York-hue Jones, Thomas, Shrewsbury Jones, Walter, Coleraine Irving, John, Braniber Keck, G. A. L., Lene tercounty Keene, W., Montgomeryborough Kemp, Thomas, Lewes Kenrick, William, Blechingly Kensington, lord, Haverfordwest Hing, s.r John Dashwood, bart.; Chipping Wycembe King ton, John, Lymington Knatchbull, sir Edward, bart.; Kent Knox, honourable George, Dub-Knoy, inversity Knoy, hon. The mas, Tyrone Kynaston Powell, 1., Shropshire Laing, Malcolm, Orkneyshire Lambton, R. J., Durham city Lascelles, hon. E., Northalierton Latouche, D., Catherlogh county Lat uche, J. jun., Leitrimshire · Latouche, Robert, Kildare Laurence, F., Peterooloogh Leach, John, Seaford Lefevie, Charles Shaw, Reading Leigh, Charles, New Ross Leigh, Jas. Hen., Great Bedwin Leigh, Robert Holt, Wigan Leland, John, Stainford Lemon, Charles, Penrya Lemon, John, Truro Lemon, sir Wm. bart.; Cornwall Leslie, Ch. Powell, Monaghan Letabridge, T.Buck'er, Somerset

Leycester, Hugh, Milborne Port Littleton, sor Edward, bart.; Stafford county Lloyd, Jame-Martin, Stevning Lockhart, sir A. M., Berwick Lockhart, J. I., Oxfo.d city Lockhart Wm. E., Sakisk-shire Loitus, William, Tamworth Long, light h n C., Haslemere Long, Richard, Wilts Lon field, M unti ort, Cork city Longman Ge rge, Maidstone Lopes, or M. M. bart., Evestiam Lovaine ford, Peera ston Lov den, Pdw. L. Shaftesbury Lowther, am ., Westmouland Lowtler, John Camberland, Cackermonth Lubbock, sir John, bart.; I cominster Lustington, Stephen, Yarmouth, Norfotk Lutt ell, J. F wnes, Wineh ad Ly que hon. Wn. B. Worcester county Lyttleten, hon. William Henry, Worcester county under-Lyme Macdowall, Wm., Penfrewshire Mackenzie, F. A., l'oss-shue M. cRemet, at R , Bornoc Macleod, R. B. A., Comarty shire M Mahon, John, Aldeburgh Macnaghten, Edm. A., Antim Madocks, Wm. Alex., Boston Magens, Mag. D., Ludgershall Mahon, hon. S., Roscommon Mahon, lord visct., Wendover Mai land, Eben., Lestwithiel Maitland, John, Chippenham Manners, lord Charles Som., Cambridge county Manners, lord Robert, Lcicester county Manners, Robert, Cambridge town Manning, William, Evesham Markham, John, Portsmouth Martin, Henry, Kınsale • Martin, Rich., Galway county Mathew, honourable Montagu, Topperary Maule, hon. Wm., Forfactire Maxwell, sir J. S. H., Annan Maxwell, William, Selkirk Maxwell, W jnn., Wigtownshire May, Edward, Belfast Meade, hon. John, Downshire Mellish, William, Middlesex Milbanke, sir Ralph, bart. Jun Mildmay, sir II. P. S., barte, Hampshire Mildmay, H. C. St. John, Winchester •Milford, lord, Pembroke county Miller, sir Thomas, bart.; Port smouth Mills, Chas., Warwick borough Mills, William, Coventry Milner, Sir William Mordaunt, bart.; York city

Milnes, Robert Pemterton, **Pontefract** Mitton, lord visct.; York hire Monckton, honourable Edward, Stafford borough Monson, honourable William, Lincoln city Montagu, Matt., St. Germans Montgomery, hon. Conyngham, St. Michael Montgomery, right hon, sir James, bart.; Peebles-shire Moore, Charles, Heytesbury Moere, lord Henry, Orfor Moore, Pete , Coventry Mordaunt, C., Warwick county Porgan; C., Monmonth county Morpeth, lord viscount, Cumberland Morris, Edw, Newport, Cornwall Morris, Robert, Glouce ster city Moz ev sin Oswell, bart.; Port-· Mo-tyn, sir Thomas, bart.; Fint county Muncaster, lord, Westmorland Mundy, E. M., Derby county Muriay lord James, Perthshire Murray, John, Wootton-Baset Muriay, sir Patrick, bart.; Edmburgh city Needlam, hon. Fran., Newry Nepean, ri.ht honourable sir Evan, bart.; Budport Neville, hon. Richard, Back-📭 inghâm Newark, lord viscount Nottingham county Newborough, lord, Reaumara Newport, r ght hon. sir J., bart.; St. Mawes, Waterford city Nicho'l, sir John, kut., Bedwin Reel, Gerard Noel, Rutland North, Dudley, Banbury Northey, W.; Newport, Cornwall Norton, hon. J. C., Guildford Ni gent, sir Geo., Aylesbury O'Brien, sir Edw., bart.; Clarc O'Callaghan, James, Tregony Odell, Wm., Limerick county Oglander, sir W. bart ; Bodmyn O'Hara, Charles, Sligo county O'Neill, hon. John, Antrim Onslow, hon. . T. Cranley, Guildford Ord, William, Morpeth Ossulston, lord, Knatesborough Paget, hon. B., Anglesyshire Raget, lord, Milborne Port, Paget. hon. Charles, Carnaryon borough Palk, sir Laurence, bart.; Devan Palk, Walter, Ashburton Palmer, John, Bath Palmerston, lord visct.; Newport, Isle of Wight Parnell, Henry, Queen's County Parry, Love, Horsham Patien, Peter, Lancaster Patteson, John, Norwich Peele, sir R., bart.; Tamworth Peirse, Henry, Northallerton Pelham, hon. C. A., Lincolnshire

Perceval, honourable Spencer. Northampton borough Percy, earl, Northumberland Percy, hon. J., Beeralston Petty, lord Henry Camelford Philipps, R. M., Stafford borough Phipps, hon. Edm., carborough Piggott, sir Arthur, Arundel Pitt, Wm. Morton, Dorsetshire Plomer, sit 1., knt., Downton Plunkett, Wm. C., Midhurst Porhin, Charles, Enniskfilen Porticke George, Bridgewater Pole, sir Charles Monce, bart.; Plymouth Pole, hon. W.W., Queen's County Pollington, vist. Pontefract Pousonby, hol. Frederick, kilkenny county Ponsonby, he nourable George, Cerke county Popham, sir H.K. M., Ipswich Porcher, J. D., Old Sarum Porchester, sord, Cricklade Porter, George, Stockbridge Portman, Edw. Berk., Dorset Poulett, hon. W. P., Yarmouth Power, R., Waterford county Praced, Wilham, Banbury Price, sir Charles, bart.; London Price, Richard, New Radnor Primrose, lord viset , Cashell Pritte, hon. F. A., Tipperary ·Pulteney, sir J., bart.; Weymouth and Melcombe Regis Pym, Francis, Bedford county Quin, hon. W.H., I merickshire Rainier, Peter, Sandwich Ramsbottom, Rich., Windsor RancleCe, lord, Minchead Rendlesham, lord, Bossiney Richards, Richard, Hellestone Richardson, Wm., Armaghshire Rioley Sir Matthew White, bart .; Newcastle-upon-Tyne Robarts, Abr., Worcester city Robinson, John, Bishops Castle Rubinson, hon Fred., Ripon Rochfort, Gustavus, Westmeath Romilly, sig 5. knt., Horsham Rose, right hon. G., Chaistelaurch Rose, Geo Hen., Southampton Royston, lord visct.; Reigate Russell, lord Wm., Tavistock Rutherford, J., Royburgh-shire Ryder, hon. Richard, Twerton St. Aubyn, Sir John, Helston Salusbury, sir Roberts bart.;
Brecon borough Savage Francis, Downshire Saville, Albany, Okehampton Scott, right home sir William, Oxford University Scudamore, R. P., Hereford city Sebright, sir J. S., Hertfordshire Seymour, lord R., Carmarthen Sfrakespeare, Arthur, Bichmohd, Sharp, Richard, Castle Rising Saw, James, London Shaw, Robert, Dublin clay Sheldon, Ralph, Wilton Shelley, Henry, Lewes . Shelley, Tim., New Shoreham

Sheridan, right hon. Richard Brinsley, Ilchester Shipley, William, Fint Simeon, John, Reading Simpson, hon John, Wenlock Simson, George Madatohe Sinclair, sir J., bart.; Buteshire Singleton, Mark, Eye Smith, George, Wandover Smith, Henry, Calne Smith, John, Nottingham town Smith, Joshua, Devizes Smith, Sam., Leicester Corough Smith, Thos. Aston, Andover Smith, William, Norwich Smyth, William, Westmeath Sneyd, Nathanael, Cavan Somerset, lord A. J. H., Monmouth county SomeTs-t, lurd Charles Henry, Moranouth borough Somerset, lord it. E. H., Gloucester county Somerville, sir M., bart ; Meath . Spencer, lord Francis Almarick, Oxford county Stanhope, Walter S , Carlisle Staniforth, John, King Jon-upon-Hull Stanley, Lord, Preston Stanley, Thos. Lancaster county Stephens, Samuel. St. Ives '. Steward, Gab.'l uck., Weymouth and Melcombe Regis Steward, Richard Tucker, Weymouth, and Melcombe Regis Stewart, hon. Charles William, Londonderry crunty, Stewart, hon. Edward Richard, Stanraer Stewart, sir J., bart.; Donegal Stewart, James, Tyroneshire Stewart, hon. Mo. Gr.J., Stew- artry of Kircudbright Stypford, visct., Marlholough Stirling, sir W., bart.; St. Ives Strahan, Andrew. Catherloyh Strutt, Joseph Holden, Mulden Stuart, lord William, Cardiff Stuart-Wortley, J. A., Rossiney Sturges-Bourne, V'm., Christchurch Sumner, G. H., Surrey

Sutten, C. M., Scarborough

Swann, Henry, Penryh Sykes, sir M. M., bart.; York Symonds, T. P., Hereford city Talbot, R. W., Dublinshire Tarleton, Banastre, Liverpool Taylor, Charles William, Wells Taylor, Edward, Canterbury . Taylor, M. A., Ivelchesier Taylor, William, Barnstaple Tempest, sir H. V., bart.; Burham city Temple, carl, Bucks Templetown, lord, viset.; Bury ≪S∯ Edmunds Thehusson, George Woodford Barnstaple Thomas, George, Chicker? Thompson, sir T. B. bart.; Rochester Thornton, Henry, Southwark Thornton, Robert, Colchester Thornton, Samuel, Surcy Thoroton, homas, Grantham Thornton, Wm., Bridgewater Thymue, lord George, Weobly Thynne, ord John, bath Tighe, William, Wicklow Titchfield, marquis of, Cucks. Tewnshend, lord John, Knaresboreugh Townshend, hen. W. Aug., Whitchurch Tracy, H , Tewkesbury Tremayne, Jno. H., Cornwall Ti Kamon, John, Pemyn ? lidway, Clement, Wells Turtor, sir Thomas, Lart.; couthwark Tyrwhit-Drake, Thomas Drake, Agmondesham Tyrwintt, Thomas, Plymouth Vane, sir Frederick Fictelier, bart.; Winchelsea Vansitiart, George, Berks. Vansittante right hon. Nicholas, Old Sarum Vaughan, hon. John, Cardigan borough Vaughan, sir R. W., Megioneth Vereker, Chas., Limerick city Vernon, G. G. V., Litchfield Vilhers, pght honograble J. C.,

Quecuborough

Vyse, Richard, Beverley

Wallace, right hon. Thomas, Shaftesbury Walpole, hon. G., Dungarvan Walpole, lord, King's Lynn Ward, hon. J. W., Wareham Ward, Robert, Haslemere Wardell, Lloyd, Okehampton Warrander, sir George, batt.; "Jedburgh Wedderburn, sir David, bart.; St. Andrew's Welty, Wm. carl, Grantham We flesley, right hon. R. A., K. B., 't Michae' Wellesley, bon. Heary, Eye Wedyss, William, rif snire Went Yorth, Godfrey, Preymy Western, Charence, Malden Wharton, scho, Beverley Wharton, Rica., Durbanicity Whatrend, S., Be ford borough Whitmore, Phos , Bridgieria Wickham, right non. Wn. em, · Callington Wigram, sir Robert, bart.; Westord ban > Winram, Bot ett, Few<mark>ey</mark> Widow force, Wall, York counts Wilder, Parie's John, Stundel Wifkins, Witter, Padnor county Wi lams, Owen, Great Ma ow Whitens, esir Robert, batt.; Car sarvon county Vallians, Rober , Do-chester Winloughey, lienri, Newa,k Which is amint non. William, Roun y o Wanington, sh T. E. Droitwich Wood, Mark, Gitton Wood, Thoma, siec m county Wyndham, hon. C. W., Sus ex Wyndbam, Hen. Penrud., Wilts Wyndham, Thos., Glamorgan Wynn, Charles W. Williams, Montgomery county Wynn, Glynn, Westbury Wynn, Hen. W. W., Midhurst Wynny sir Watkin William, bart.; Denbigushire Yarmouth, carl of, Lisburne Yorke, right honour ble Charles, Cambridge county Yorkt, sir J. S., St. Germans

# COBBETT'S Parliamentary Debates,

During the First Section of the Third Parliament of the United Kingdom of Great Britain and Ireland, and of the Kingdom of Great Britain the Twentieth, appointed to meet at Westmaster, the Twenty-eighth Day of August, and from thence continued, by several Prorogations, to the Fifteenth Day of December, are the Forty-severth Year of the Reign of His Majesty King GEORGE the Third, Annoque Domini 1806.

# HOUSE OF COMMONS.

Thursday, March 5, 1807.

[MINUTE: ] A considerable crowd ascombled this evening, in the wenues leading to the gallery, in expectation of hearing the discussion and furthers examination of witness come the Westminster election pet tim, but owing to a bill it und a call of the house t king place, the doors were not opened till half past six. On the admission of strangers into the gallers, we found the louse engaged in a conseis tion relative to some aregularities that had occar committed, or recident occasioned by passons forcibly entering through the body of the house, by which some members were likely to be injuicd Mr Yorke declared that in case of any repetition of such a proceeding, he should think it his duty to enforce the standing order for the exclusion of strangers Mr Fellowes complimed in stong terms at the crowd in the lobbs, through which he had passed with much difficulty, and it the risk of having his arm broken. Mr Buham observed, that he hides on a number of strangers force their way in caste of the resistance made by the officers of the house. The Speaker declared it to be the duty of the serjeunt when he found that the eavenues to the house were crowded with strangers, to provide proper persons to clear thom, and to maint un order—Mr White appeared at the bar, with the reduced sist of the committee, ballotted to take into consideration the petition complaining of an undue return for the borough of Guidford The following are the names of the said committee air J. Callander, H. Evenett, esq., H. Brownlow, esq., R. Dawson, esq., H. Peirse esq., Vol. IX.

Thistlethwaite, esq., W Mellish, esq., loid Lovaine, W Loftus, csq. A Henderson, esq., lord Paget, W J Denison, esq., C Vacker, esq., Maninees, hon A Wellesley, H C Combo, esq.—On the motion of ford Howick, there were ordered to be laid before the house, accounts shewing the time of service in his majesty's navy, of Thomas Weatherhead and William Drake; also, accounts she wing the pensions paid to W Drake from the chest at Greenwich, the occasions on which the said pensions were granted, &c.—On the potion of lord Howick, the house was ordered to be called over on Tresday, when the noble lord declared, that unless a sufficient excuse should be made by the defaulters, he should move, that the course of proceeding adopted in 1793, of taking them into custody, should be enforced.

[Romen Catholics Army Ann Nava Struct Bill Lord Hours rose in purasuance of the notice he had given some; time ago, but which I id been suspended in consequence of an alter tion which it had been deemed advisable to make in the arrangement of the measure, to move for leave to bring in a bill for securing to all his majesty s liege subjects the privilege of serving in the army or navy, upon their taking an oath prescribed by act of parliament; and torleaving to them, as far as convenience would admit, the free exercise of their respective-religions. He should have hoped that such a proposition was not likely to meet with much opposition. He should have imagined that to state it to be a desirable object breall governments to unite every description of persons hving under them in their own defence, was to state a fortion.

additional weight could be given to the strength of this position, it would be given by considering it as applicable to the pre-sent time. Was it prudent; was it politic, when we were contending with such a pow-erful enemy, to prevent a large portion of the population of the country from contributing to the common defence? As, notwithstanding his hopes, the affirmative of this question seemed to be held by some hon, members, he would trouble the house with an explanation of the grounds, on which the bill which he had the Jonour to propose, was founded. In doing this he should avoid as much as possible entering into the question of the general expediency of such laws as those which his proposed messure went to annul. It was not to be disputed that every government had a right , to impose those due restraints which were necessary for its security; but that necessity must be strong and apparent. This was a principle true and incontrovertible. Against what had the exclusions, which it was the object of his bill to remove, been in general directed? Not against religious opinions themselves, but against religious opinions as supposed to be connected with some political principles of attachment, which were inconsistent with the existing order of things. On this ground and on this ground alone, had the principle of exclusion been supported in latter times. On this sole ground had it been supported by a writer, whose name it was impossible to mention without paying him that tribute of applause which was his due, he meant the late Dr. Paley, a man not more estimable for the excellence of his life than for the simplicity and logical precision of his works. If it were now necessary to, state that the countrion which formerly existed between the religion and the politics of the catholics of the United Empire had ceased, and that therefore those restrictions which were applicable only to their politics, and not to their religion, were rendered unneressary, he should feel no difficulty in making that statement, and in maintaining it by unanswerable arguments. If this were allowed the proposition necessarily followed, that at the present season of difficulty which he had risen to the rank which and danget, when it was desirable to unite he might hold, euter by the sacrifice of wery heart and hand in the cause of the his fortune, or more probably by a succountry, it was most unwise to exclude from costion of meritorious services, such as smounting in number to searly a fourth of the | So absurd an inconvenience must be remewholepopulation of the kingdom, and worre- died. It was felt to be an inconvenience

which would admit of no dispute. If any ventthem from sharing in the danger and glory of their countrymen. The fact was, that at that very moment a great proportion of our soldiers and sailors (particularly of the latter) were catholics, and was it fitting that parliament should not allow that by right which was already allowed by connivance? By the law which passed in the parliament of Ireland in 1702; the catholics were allowed to hold commissions in the army, and to enjoy those privileges in Ireland, which it was the object of the bill that he meant to propose to communicate generally to the catholics of this country. The bill would go to admit per one of every religious persuasion, to serve in the army and navy without any condition, but that of taking an eath particularized in the bill. Of course, if this indulgence was granted to catholics, it was unnecessary to state that there could be no objection to grant it to any other set of dissenters from the established church, unless some danger could be shown which he did not at present see. The provisions of the bill would therefore extend to per-What sons of all religious persuasions. had particularly drawn the attention of his majesty's government to this subject was, the strange anomaly which existed in consequence of the act passed in Ireland in 1799, by which the roman catholics in that country were enabled to hold commissions in the aimy, and to attain to any rank except that of commander in chief of the forces, master general of the ordnance, or general on the staff. They night rise to be generals, but they were not permitted to be generals on the staff. The effect of this permission so granted to the catholics in Ireland, was a most striking incongruity; for if a catholic, who was by law qualified to serve in the army of Ireland, should be brought to this country by any circumstances which demanded the preschee in this country of the regiment in which he served, he would be disqualified by law from remaining in the service, and would have only this alternative, either to continue in the service contrary to the law, and thus subject himself to the penalties and forfeitures consequent thereon, or to relinquish a profession in that unisused large asportion of the people as proved him, qualified to defend the pros-the catholics of Great Britain and Isdand, apprity and entert the honour of the country.

when Great Britain and Ireland were separate nations, and had separate parliaments; and when the act of 1703 was proposed in the Irish parliament, it was declared that ? sumilar proposition should be made in two months in the parliament of Great Britain This was distinctly promised; lord Clare in the house of peers, and lord Bucking hamshire in, the house of commonstidue, tinctly state? 'that it was the intention of his majesty's government, both all convenient dispatch, to propose dimilar bill in the I he memore which he British pardiament was about to submit to the judgement of the house was calculated to remove the meonve mence, and to reconcile the incongruity complained of, afti at the same time to maintain the faith of the British government, by redeeming the pledge to which he had alluded. The beneficial effects of the Irish act were immediately felt, and had since been still more apparent, while not the slightest inconvenience had resulted from it. The shores of Egypt and the plains of Calabria were decisive proofs of the advantages which we had derived from that act, as they were also decisive proofs of the valour and patriotism of those distinguished heroes, who, by their gallant exertions, had deserved and obtained the eternal gratitude of their country. After such a lapse of time since the passing of the Irish act (the causes of which delay he would not then stay to examine, as he feared they could not be satisfactorily explained,) it was his intention to propose to grant to the catholics, and other dissenters of Great Britain, those privileges which, while they were an indulgence to them, would be a source of benefit to the country. As far as it was possible to collect the opinions of the house or the general feelings of the public on this subject, there seemed to be no objection to the measure, as a necessary consequence of the act of 1793, and as a redemption of the pledge given at that, period The only objection started appraired to be by those who thought that the proposed measure, by going farther than the act of 1793, established a new principle of concession which ought not to be acceded to. It would now therefore be necessary for him to state in what the two measures differed. The first dif-rence was, that the proposed measure went to the persons of every religion to serve an When the navy as well as in the army, the Irish act was passed, it was distinctly stated, that in the bill to be submutted to high importance. Their appointment must navy would be included, and the only rea-

son why it was not included in the Irish act was, that Ireland had no navy. If it were ight to allow catholics to serve in the army, here could be no possible objection to allow them to bette in the other branch of our warlike establishment, so immediately con-nected with the prosperity of the country. The difference in the extent of the privile ges granted by the two measures was this : the Irish act, while it admitted catholics to hold commissions in the army, did so ander certain restrictions, by which, as he had before-mentioned, they were prevented from becoming commanders in chief of the forces, masters general of the ordnance, or generals on the staff. No such restriction was intended to be proposed in the present instance, because it was not believed that such a restriction was founded on any good principles, for if any danger attended the admission of catholics into the army, it was the duty of the legislature not to restrain. but wholly to exclude them. The same principle which induced his majesty's ministers to propose the adoption of a aimilar law for the two countries induced them to propose the abolition of similar law for the two countries, induced them to propose the abolition of restrictions. -consistency; for there could be nothing more incongruous than the consequences of these restrictions, which might be attended with considerable inconvenience, to the service. A catholic might, by the Irish set. rise through the regular gradations, and become a field officer: he might become a maior, a lieutenant-colonel, a colonel; in this last capacity, he might have the command of a corps equal in number to that frequents " ly under the orders of officers of superior rank; "he might shew himself eminently qualified for a situation of greates trust; he might distinguish himself to such a degree as to be called upon by the voice of the army and the people to fill that situation, but it would be impossible to create him a major-This was a great discouragement. to the catholic officer; it was a greater disadvantage to the country, which, by such a . restriction, had lost the extended services of many a brave and skilful man. Nor did the restrictions form any eccurity against dan-ger, if danger could be supposed to exist. And after all, it must be considered, that the proposed measure only enabled his majesty to appoint such persons to susations of the British parliament leave to serve, in the depend upon the executive government, when of course would avoid any dangerous or im-

to the advantage of enabling the country to avail itself of the whole extent of its population, without any of those restrictions which operated merely to keep up a spirit of discontent, and to damp that ardour which might otherwise be so successfully disected to the public service, the proposed measure, in addition to these things, prowided for all wife should enter his majesty's pervice the free and unrestrained exercise of their religion, as far as it did not interfere with their military duties. Perhaps it would. be said that this might be accomplished in another way, by giving directions to that effect; but he was apprehensive that this could only be partially done, besides, the insecuand instability of such a mode of proceeding arould deter catholics entering into might be desirous of preventing them, satficient means of persussion? Let them have full security in the shape of a clause in ane act of parliament: let them have the sanction of the legislature and all doubt would be removed. If there was any possible utility in this provision, when it was considered that it could be attended. with no possible inconvenience or danger, the trusted that it would meet with no objection. He had thus stated briefly the objects of the proposed bill. Briefly, because he was not aware that in this stage the measure would occasion much debate. He could, indeed, hardly persuade himself that any serious objection to it could exist in the minds of the house or of the public; with regard to the latter part of it, the whole extent of the provision was, to prevent dissenters from being interrupted in the exercise of their own religion, and compelled to adopt a re-Augione irreconcileable to their faith. This was the whole extent: it held out no enstigation for their support or increase. The Ireland, those fair objects of ambition, it would open to them that career of glory, the pursuit of which was synonimous with the advancement of the best interests of the empire. On the commonalty of Ireland the measure must have a powerful effect, by affording a sale ary, check to the increasing superabundant population of that country, as it would induce numbers to enter into the service of his majesty, even of those who venient and political measure. ces of bihers, had so lately been urged into the noble lord, who, he was sure, gave the

proper use of their authority. . In addition insurrection and rebellion. The noble ford concluded with moving, "That leave be given to bring in a bill for enabling his majesty to avail himself of the services of all his liege subjects in his naval and military forces, in the manner therein mentioned."

Mr. Percevol, although he would not at present enter in any debate on the proposed bill, yet, as the principle of it was one which he felt is bounden duty to oppose, he thought iterial it, even in the first instance, to apprise the major lord of the nature of his objections, and to call the serious attention of the house, and of the public, to one of the most important, and most dangerous measurement had user been submitted to the judgment of the legislature. It was not so much to the individual measure which he objected, but to the system of which it the army, and would furnish to those who formed a part, which was growing day after day, and threatening to expand into the most alarming magnitude. If it was desirable to preserve any thing of our ancient and venerable establishments it could only be effected by making a stand against every ficarattempt at innovation. To what did the proposed measure tend? With any degree of consistency, its supporters and stop short of abolishing all the tests which the wisdom of our ancestors had thought it necessary to interpose in defence of our religious establishment. The proposed measure was a partial repeal of the test act, founded on arguments which went to the repeal of that act. It was his firm conviction, that if the legislature wished to preserve Ireland to this country, if they wished to keep the two islands united, they would maintain the protestant interest in Ireland, under which toleration was permitted, and noterun the risk of sacrificing that interest to another, which, when in power, had not permitted toleration, and which, if it regained power, couragement to them; it established no ine might reverso its former practice, as it declared that its principles were unchangeable. abolition of restrictions in point of tank. It was the more necessary to pause on this would place before the sons of the gentry of subject, as it had been thought wise and liberal to provide the means of support for a priesthood to instruct three millions of people in the catholic religion, and thus perpetually to combat the progress of protestantism. From the arguments that were advanced at the plesent day, a man might almost be led to support that one was considered as good as the other that the reformation was deemed only a con-He was far by their own discontents, and by the artifi- from ascribing indifference on this point to

preference where it was justly due; but the posed to be as well acquainted with the laws noble lord had said, that it approached so a lof Ireland as with the laws of Great Reitann. spirit of persecution for parliament to hemtate in appropriating the funds of the country to the support of those who preached a doctrine subversive of the religion of the country. He might be wrong; it might be policy so to dispose of the national invenue; it might be called for by the true an applicationed sparit of Christian toleration. He certainly did not think it was. He had as great a regard for true toleration is any man He would never restrain the fire partreise of religious worship in any individual; for he could not conceive that the arm could com-mit a greater or me against another than by such an interference But however strongly he might feel this sentiment, the application of it to any particulas measure' was a very The noble lord pro different consideration posed to open the army and navy to persons of all religions, and he founded this proposition on the Irish act of 1793, and on the incongruity which this act produced. To This he could not bring himself to consent, without a much stronger case than that which was made out by the noble ford. If the grievilites which had been stated by the noble lord ever existed in possibility, they had at least never been experienced in prac-There was not an instance of a single individual having ben injured or proseented in consequence of them. Besides, these grievances, if there were any, had existed not only since the union of Great Britain and Ireland, but since the union of i England and Scotlind; for there was to difference between the inconvenience sustained by the catholic of Ireland, or, entering his majesty's service, and the inconvenience sustained by the pre-byterun of Scotl id ou doing the same. The presbyterian of Scotland was sacrificed as much as the catholic of Ireland; but had there been any disposition evinced on the part of the presbyterian of Scotland to withhold his services? But, setting this saide, he denied the proposition of the noble lord in point of law; he denied that a catholic, who obtained a commission in Ireland, was liable to any openalties, if called over to exercise his military duties in Great Britain. If this was not so, we should have an act which compelled a man to perform a certain duty, and which yet did not protect him in the execution of that duty which it compelled him to perform; such an act was not to be found in the code of British and Irish jurisprudence. Did not the united parliament, which must be sup-

passevery year a muliny bill, which enabled the kim to require the services of every man in his army in any part of his don intens to which he might think proper to sumnion him: and was it to be supposed that he was insecure in doing that I the refusal to do which would subject him to be shot? And after all, if any inconveniences actually did occur, the annual indemnity ast would completely cover the case. This was, therefore, wot a substantive grievance, and to ground the proposed measure on the was a mere prefence. There were ulterior canada for its being brought forward. What were they? It was proposed to do away the restrictions by which catholics were ted from holding superior commissious in the army, and this on arguments which would affect equally every sutflation in the country, civil as well as military. It certun'y was a great discouragement in any profession that the professors could not arrive at the highest distinctions. In his own profession it must be great discouragement to a catholic lawyer, to know that he could not be made a judge or a chancellor. (hear !) He saw that some of the gentlemen oppose site were prepared to go the utmost extent, and to say, that in every profession and every employment there quight to be no distinction between the catholic and the protestant Did those gentlemen perceive that their tensoning extended even to the ences on to the clown? He had thrown out these observations to provoke this expression of sentiment from the gentlemen opposite, and to show that they thought the road to the highest honours in the state should be opened to persons of every description, without any disqualification whatever. Taking it on this ground, the question would be-come narrowed; it would not be whether you would allow catholic officers superior rank, but whether you would allow those: arguments to be well founded by which that proposition was maintained, whether you would tranquillize Iroland by feeding its instituble appetite with the hope of getting all that it demanded. If this was to be the policy of this country, there was but one line of wisdom to be surened:—to do every thing; to franche the church of ire-land to the catholics; for unless that were done, little progress would be name in trunquillizing Ireland. Partially to redress grevstices, would only have the effect of making. those that remained more severely falt, or

would make a stand, and say, "We have self; for, in the first place, he endeavoured to make the house believe, that the stray and party were crowded with catholics, and then he recommended that they should have a free admission. With respect to the proposition for the free exercise of religion, it were thought proper, as majesty might introduce such a were to be made the subject of a legislative provision, the utmost confusion must ensue. One soldier would go to a methodist's chapel, another to a presbyterian conventicle, a third to a roman eathelic church; in short to every place of worship but a protestant one; for it was curious enough, that there was to be no legislative provision for the protestants to go to the church of England. But, if all this confusion would take place in the army, what must happen in the navy? The noble lord had declared that he apprehended no inconvenience from this unprecedented toleration in the navy. No inconvenience! Suppose the captain and crew of a man of war were roman catholics, they must have a roman catholic clergyman—(A cry of no! no!) - Why, as a captain of a eman of war had a right to appoint his chap-lain, if he were a roman catholic, he would scarcely appoint a protestant clergyman. Perhaps it was intended that this should be determined by the admiralty board. But it would be difficult for that board accurately politic, to exclude the brave fellows who to ascertain the proportion in s crew between the catholics and the protestafits. This, too he would maintain, that, in case of any invasion of Ireland by a French force, vigourously repealed by a roman catholic cap, protest against the revival of all those intole-tain and crew, as by a protestant captain rant bigotries, which had in all times been and crew. These were considerations which ought to excite the jealousy and apprehension of the house and of the country; but be was not so anxious to call their attention the particular measures now goroposed as were these apprehensions founded, but the to the principle of importion which was evilt which the proposed bill purposed to

at least more loudly complained of. Why, gradually increasing; and was much more then, the question was simply this, whether formulable, thus stealing on by degrees, the legislature would give up the protestant than if it were fairly exposed in all the ascendancy in Ireland, or whether they magnitude to which it seemed intended would make a stand, and say, "We have that it should arrive. In that case, the noworst make a stand, and say, we have a large that it and a stand arrive. In that case, the notice of parliament would be strongly attracted to the subject, it would take it up in an to demand? Undoubtedly, such a declaration would be the dictate of sound policy and discretion. In one of his statements the noble lord had palpably contradicted himself; for, in the first place, he endeavoured to a proceed worther of dangerous, because each proceed worther of the consequence of the consequence of the statements approaches were dangerous, because each process to the statements are the horse helieve that the arrive in that case, the notice of parliament would be strongly attracted to the subject, it would take it up in an extensive point of view; it would determine upon it deliberedly, and he trusted wisely. by itself was not deemed worthy of notice. It should be considered, however, that even if they were not so. For his own part, he was satisfied that if parliament allowed their accumulation, it would ultimately have that extorted from its weakness, regulation in the articles of war. But if it which its wisdom would be desirous to withhold.

. Lord Temple said, that he considered it a misfortune to have heard the speech that had been delivered by the hon. and learned gent. who had just sat down: he could not help saying, that 4t appeared to him to savour much of oping as long since obsolete, and to breathe a k nd of spirit fitter for the darker ages, than for the liberal and enlightened times in which we at present lived. Was it necessary at this time of day to go into formal proof of the impolicy, the madness of intolerance? Was it necessary now to prove, that it ever defeated its own end, and contributed to establish what it had conspired to overthrow. He hoped that it was not, and yet the mesch of the hon. and learned gent. would lead the house to suppose, that that gentleman himself entertained doubts of a truth, he might say, universally assented to, and confirmed by the successive experience of ages. He would ask the hon. and learned gent. if it were wise, just or made up a considerable portion of our navy and army from the advantages and the glory of the service, when they shared in all its dangers? Is was not usual in so early the commander of which should issue a la stage of a bill to go into all its merits, and proclamation in support of the roman cathohe should not now do so; he could not however abstrain from entering his solemn regions only lengthed has a roman catholic religious. The hon, and learned gent, had insinuated gloomy predictions in case of the enemy affecting a landing in Ireland. Upon what,

remove; by removing the evil, the discontent to much dreaded by the learned gent would no longer exist. It had been said too, that if so much was given to the catholics, they would require all; they would not stop here, nor be satisfied till the established church of Ireland was a somet catholic one. But to this argument he considered it a suffi-cient answer to say, that all was asked in the present instance was a boon of a limited extent; and that was only in case of more being asked, or bring attempted to be granted, that the hon, and learned gent's argument would have its effect. In a short, the whole question reduced trees to this the whole question resucced itself to this, whether the exact boon now asked, was such as, if granted, could render the catholics, either in this country or Ireland, the objects of jealousy or distrust? In vaim would it be to expect allegiance from those, who were, at the same time, told, that they were unfit to enjoy the benefits of that allegiance; or to look for attachment from those, who were not to receive any support from the government of the coun-

Mr. Yorke approved of the principle of the bill proposed as applied to the roman catholics of England; but it was a distinct question how far it should apply to Ireland. He did not think it fair that the roman catholics in Ireland should have any advantages over those in any other parts of the empire. His hon, and learned friend's speech did not appear to him to have deserved the severe animadversion to which it had been subjected by the noble lard who had spoken The noble lord had objected to that speech as more worthy of the darker ages. No one who knew the great talents and enlightened mind of his hon, and learned friend could suppose that any speech of his could deserve such a description. The sentiments his hon, and learned friend had uttered, were those of 1688, and he wished to know if the noblesland thought the times that placed the house of Hanover on the throne of these realms were the darker ages. He agreed entirely with his hon, and learned friend as to the necessity of putting at length some limits to those uaily innovations on the church of England establishment. He did not wish to evive unpleasant remiembrances, but, at the same time, as it was impossible to forget the spirit of insurrection which prevailed amongst the Irish catholics in the year 1798, so it must not be wondered at, if feelings of considerable. Jestousy were excited on the present occa-

sion. As to the roman catholics of this country, they had undergone the purgation of cen-furies, and must be considered as good, and loyal subjects He saw no necessity for introducing the present bill, and pa tigularly that clause which went to authorise to all persons in the army and navy not of the communion of the church of Ingland, the free exercise of their religious worship; for he had never heard any practical difficulty stated, or any real ground of complaint respecting catholic officers and men being prohibited from attending divine worship in their own way; and he had personally known some catholic officers in the army, who had made no difficulty of going with their division to church. When the Reformation first took place the catholics made no objection to attend the worship out only the sacraments of the church of England for although the protestant church expungedand rejected what it considered as erroneous, still it retained a part of the formularies. made use of in the church of Rome; the therefore saw no serious grievance existing which required to be remedied by an act of parliament; and he really thought it was much better policy not to attempt to remedy the grievance in this way, which ought not to be reserted to without a cause of strong necessity.

Mr. Montague declared, that he considered whatever related to the protestant religion, as distinguished from the roman catholic, to be of serious importance to this country, and that the preservation of the protestant establishment was essentially requisite to maintain the peace both of this country and\_ Ireland. Upon the subject of religion, the \*\* house had two principles to look to; the first was that of teleration, without which nothing could go on well in a country; and next to this was the security of the establish-He was afraid, from the arginments which had been adduced by the noble lord who had introduced this measure, that similar inflovations would be pressed upon the. house, and would at last proceed so far as to render it impossible for parliament to maiotain the tests which experience had: proved to be so useful. The same that of arguments would go to admit all dissenters. into all offices and places of public appointment, even those which a large majority that house, formerly, and which the nation at large had considered as dangerouses the religious establishment of the country. The constitution of this country and a church catablishment work so interwoven with each

without the one could not be affected uot to be found as furious polemics in the without endangering the others. He, there- mob, as among those who had graduated? As to any obstruction given to the roman er only as it did not tend to endanger the stablishment, and he was entirely of opipion with his hon and learned friend near him, that alloy had already gone far enough, ind that any further innovation would be innecessary, for what was the argument of the noble ford? It was an argument of whom the anomaly between the two reliions. This argument proved too much; for if this bill was proposed to remedy this anomaly then would the inflovation grow greater and greater every day, until the anomaly was destroyed by putting the two religions precisely on the same footing; by re-As to the terms darker ages, he, for his part, did not bink that the persons who pre- not so interrupted him, he should have sat level the protestant religion had darker un- down much sooner. derstandings than those who thought all religious equal. As to the operation of the bill proposed, his learned triend was about to put the case of a ship commanded by a roman catholic captain, but as he was diverted from it, he should beg leave to put it for him: The ceptain is a catholic; his crew partly roman catholics. Well; the captain brings a catholic priest on board, nay, not one priest (for he is not to be limited), but a dezen of them, perhaps; and what is the consequence? The priests disseminate their popish doctrines through the ship: some are converted, some not; disunion is thus bred among the seamen; aild, instead of preparing to beat the common enemy, they turn against one another, and fall to controversial preaching—floud laughter). It was not a thing to laugh at the would as-pro-the gentlemen that it required more se-Fions consideration. He could not help alluding to the levity of certain gentlemen oposite. He was the more surprised to see his a cold not help warning ministers of elf he could not helf warning ministers of ingorance in was a question of the people an importance of infortance, and its tendency was to prevent the natives of Ireland from being pasters of the glots of 1280, and cautioned banished from the ranks of military fame is not be service of similar consequences. The noble lord, little as he seemed to feel want to secure their services. This measure want to secure their services at home, and service of foreign countries. This measure want to secure their services at home, and ought therefore to be examined upon its own merita. The principles of the resolution of the ground of the principles of the resolution of the secure their services at home, and service of foreign countries. This measure want to secure their services at home, and meritan. The principles of the resolution of the product of the resolution of the secure their services at home, and service of foreign countries. This measure want to secure their services at home, and service of foreign countries. This measure was to be considered to secure their services at home, and service of foreign countries. This measure want to secure their services at home, and service of foreign countries. This measure want to secure their services at home, and service of foreign countries. This measure was to be considered to secure their services at home, and glots of the secure their services of freedom to the secure their services.

As to any obstruction given to the roman. catholics in the exercise of their religion. he did not believe it. He asked of gentlemen on the other side, if they knew a sinmen on the other side, it they knew a single instance of such obstruction? [Here Sir John Newport distinctly answered in the affirmative]. It might be so; but he confused he had his doubts. He must again advert to the afferingts which he perceived were made to pughim down. But gentlemen little knew him if they aspected to succeed in such attempts. He would raise this voles and specific and secretary to he had seen the succeed. his voice and spear the sentiments of an ho-nest and independent member of parlia-ment. He had now said what he had to say upon this question, and gentlemen had defeated their own purpose; for if they had

"Mr. Fremantle declared, that in his view of the subject, the measure row proposed did not bear upon the constitution of the country. There was no clause in this bill that went to provide for the establishment of the cathologic lergy, either in the army or It did not militate either against the havy. bill of rights or the act of settlement, and he should feel sorry if such an impression as this were made upon the public

mind.

Mr. T. W. Plummer said, this measure appeared to him to be one which called for the serious aftention of the house. The country had been deprived for a long time of the services of a large body of people, and now that a fair opportunity offered for granting the present boon, he trusted the time was come, when no honest catholic would be deprived of the opportunity of serving his country.

Mr. Corry lamented, that upon the intro-duction of this measure, an alarm should have been raised, as if it would draw the protestant establishbeents of England and Ireland into danger. He hoped gentlemen would come to the consideration of this question without prejudice. It was a ques-

found to be two principal objects in view, namely, the religious and civil liberties of the country. With respect to the latter, perty was secure; provision was made for the trusted they would never be attended to by a British parliament, and that that house and legal professions were opened to them; would look with incessant realousy to any measure that tended to overthrow the liberties of the country; but, with respect to the other object, the protestant religion it should be remembered, that the question was then, whether a popish house should sit upon the throne? But would any man pre-tend, that there was a similar day for now? or that the popish religion was ever likely to gain such an establishment in parlizment, as to endanger the protestant religion? He was sure that such danger was remote indeed; and that in the present measure, no scintilla of danger of this sortewas likely to arise; and he also crusted, that the house would not partake of that alarm, which the hon, and learned gent, had endeavoured to create.

.Mr. I. H. Brownshought certainly that gentlemen should not be too hasty to take an alarm, till they saw the bill. But with regard to the catholic religion, the considered its spirit to be as hostile to the liberties of this country, as any arbitrary power could He trusted that there was no dread of any foreign conqueror; but should a succesful and formidable asurper, who has cemented tyranny wherever he has gone, penetrate to Ireland, and avail himself of the Pope's bull, for the re-establishment of the catholic religion in that country, he could not think, that additional indulgences will ensure the loyalty of that body. He was far from thinking that concession after concession would conciliate the affections, or ensure the obedience of the laish catholics. He foresaw considerable danger from these conminds of the catholics with expectations of still farther concessions. He was averse to innovations, unless an existing evil could be proved, which could not be remedied but by law; but in the present instance, he was not aware that any such practical inconvenience existed. Unless the house was prepared to go the length of saying, that every office in the united kingdom was to be open to persons of all religions, he could see no good argument for advancing catholics to the highest appointments in the army. He should, however, have no objection to put all the roman catholics in the united kingdom upon the same footing as the Irish VOL. IX.

objects of that revolution, there would be catholics now were. The Irish roman catholics had at present every thing which and legal professions were opened to them; in short, they had every thing they could wish for, excepting political power. Ought their then, to be insensible of the bessings they enjoyed, or ungrateful for the lenefits they possess under the best of sovereigns, merely because they did not possess political power? It had been the wisdom of our ancestors to restrain the executive power from conferring the highest offices upon roman catholics, and we ought therefore their memories, and also to do justice to posterily by maintaining the fences which our ancestors had erected.

Lord Howick in reply, said, he had floped that his motion for introducing the bill would have passed without any discussion. wished this question to be treated on its own merits. He did not consider it as standing upon the ground of toleration; but that it rested on the footing, that, in consequence, of what had formerly passed in the Irish parliament, it was necessary to make the laws in the two countries consistent with themselves, and not to suffer the catholics to be in that anomalous situation in which . no people were ever placed before. He saw no reason for that alarm which some hon. gentlemen had endeavoured to create; for, as to this measure, it could be attended with no danger to the religion or establishment of the country. He could not concur in epinion with the hon, and learned gent., that if a person in the army was called out in. obedience to the order of his superior, and at the peril of his life, that therefore he could not incur any penalty under possible circumstances; he could not subscribe to the hon, and learned gent's exposition of cessions, as they tended to prepossess the the law, particularly on the subject of compulsory service, and more especially when he recollected the opinion which that hon. and learned gent, had formerly given on the subject of the volunteers. The Irish act of parliament could only regulate the army of Ireland; and if an Irish regiment removed. to England it was then upon the English establishment, to which the nets of the Irish palliament could not extend, and consequently its officers were striped to wif the penalties which a British legislature had enacted. . But, from the moment of the union taking place between the two countries, and when there was no longer an Irish army, but the army of the united kingdom,

and to which the acts of the united parliament can alone extend, he doubted whether the Irish of tholic could receive any commission in the army. He acknowledged, that, de fucto, the catholics did hold commissions, but it was contrary to existing laws; and although no advantage had been taken of this breach of the law, he would ask, whether it was fair to blace the catholics in such a situation, and to pass that over by connivance, which the law forbad, instead of giving it a legal sanction? The hon. and learned gent, had professed himself a friend to the principle of toleration; out toleration, to be complete, must be free from any exclusion whatever, find the only we princi-ple of exclusion, on account of religious ert ions, was, when these opinions were connected, with political principles hostile to the state; but when this ceased to exist. he would contend that then all disqualifications ought to cease. The hon, gent, who spoke last had contended, that the catholics were only excluded from political power, but was not that an important object? For, how could civil rights be secured to any considerable degree, without the possession of political power? And must not such persons as were disqualified from the acquisition of political power, feel discontented? \And ought such exclusions to be considered as necessary, unless when danger would arise from conferring them? But in granting the present boon, ho such danger would arise. The Irish parliament had already sanctioned the measure, and formed the precedent. It was true, that Irish catholics might at present enter as soldiers and sailors; but a clause in this bill was provided to grant them accurity for the -free exercise of their religion, and it would afford the catholis officers and navy. When his hon. friend (Mr. Montague).had carried his alarm so far as to doubt whether this bill would not change the navy into a religious disputing club, and that when all hands where piped, the ship would become a scene of religious contro-, versy, he must say that he could not treat such an argument with his accustomed gravity but it was reserved for this night's debate to assert that the way to excite reliens debaje was to soften down differences. His hope, friend had reminded the house of the year 1780, and the firm which were disgraceful scene: but what was the cause? Was it indicates the catholics having had new rivileges granted them, that they .. had new ...

stirred up division? Was it not rather. Aon the contrary, that a certain person (somewhat in the spirit which had discovered itself that night) had made use of inflammatory language, which had produced the fatal effect? When his hon, friend spoke of the danger to which this house might be exposed, he had only to request of his hon. friend not to promote that danger, by unneceleary alarms; for himself he entertained no sheh apprehensions. After the extinction of the riots in 1780, when liberty was granted to the catholics, and with the question of similar concessions with the present was aginted in that house, no such consequences ensued; nor would they, at the present, unless the spirie of bigotry should again excite false alarms of dangers, without reality, so as to excite an attack apon men's lives and properties. He declarec'ho man was a more sincere friend to the protestant church of England than himself; but he did not think that the best way of supporting it was by pains, penalties, and exclusions; but on the contrary, by moderation and candour. The present he considered, the a beneficial measure, and that not fally to the catholies but to the country at large, and on the principle of general advantage; nor did he consider that there was any thing diigraceful in making concessions, when occasion required. He only wished this measure might undergo a fair examination, being convinced that the result of free discussion always was, that the cause of truth would flourish and prevail. -The noble Lord then moved for leave to bring in the bill as stated in the motion; which was agreed to without a division. The bill was read a first time and ordered to be read a second time this day se'nnight.

COMMITTEE OF SUPPLY — PRUSSIAN SUBSIDY.]—Mr. Hobbouse brought up the Report of the Committee of Supply. On the resolution for granting 80,0001, to make good a like sum granted to the King of Prussia.

Mr. Bankes, regarding this grant as the first instalment of a subsidy to Prussia, and regarding subsidies, though they might be wise in some circumstances, as very generally unwise, felt hisself bound to state his sentiments at some length. He-would recal the attention of the house to the subsidies granted since the commencement of the late war, every one of which it was thought hard to refuse at the time, but every one of which had altogether failed of

producing the benefits expected from it. | was made by lord Hutchinson for the parti-He first instanced the subsidy to the King of Sardinia, agreed upon in 1793, the amount of which was to be 200,000i. a year during the war. But the King of Sardinia was obliged to make a separate peace in less than 3 years. In the same year a freaty of subsidy was entered into with Hesse Cassel, and that power was obliged to make a separate peace in 2 years. In 1796, and ther treaty was made with no better result. The electoral troops of Hanover, the margrave of Laden, and the landgrave of Hesse Darmstadt, subsidised at the same time, all made peace in the same year. In 1793, a subsidy was granted to Russia, guaranteed by the United States. The sum was 50,000l. a month during the war, and 300,000l. in advance, but Russia made a separate peace in 1795. A larger subsidy was granted to Austria There was a loan to that power of in 1**7**95. 4,600,000l. in 1796, and a further loan of 1,603,000l. in 1797. But Austria also was compelled, by distress, to make a precipate peace shortly after A new loan of 2,000,000l. was advanced in 800, and, shortly after, the battle of Marenso extinguished all how of benefit from the coperation of Austria. In 1798, a treaty of subsidy was concluded with Russia. The sum to be supplied monthly was 50,000l. with an advance of 300,000l. But the policies of the court of Russia changed suddeply, and that power became our active enemy. In 1800, the electors of Bavaria and Mentz, and other powers, were also subsidised with as little effect. Since the renewal of the war on the continent in 1805, another treaty had existed, and it was only last night that sums had been voted to pay some friears accrued under that treaty.

But that treaty had had no better effect than the former. The fatal battle of Austerlitz compelled that power to make what terms she could, and now we had to make good to Sweden and to Russia the arrears of that unfortunate subsidiary alliance. The present grant seemed to be the commencement of a new system of subsidy. He should not be disposed to cavil at this sum, if it were not to lead to meny larger grants. (lord Howick said across the table, no; there is no treaty of subsidy.) The hon. gent. in continuation, said, if there was no provision for subsidy in the treaty with Prussia, he had trespassed too long upon the house. He had addressed the house only of the idea that a larger subsidy was in contem-

cular exigencies of the army and the fortresses in Silesia. He conceived the cause of the misunderstanding, that this advance was the commencement of a subsidy, srose from its having been mentioned in the message from his majesty communicating the intelligence of the treaty of peace with the king of Prussia. But there was nothing of subsidy in the treaty, the advance had been made in consequence of a discretionary power given to lord Hutchinson, whose discretion could not be doubted in case any particular emergency required such a grant, or any particular services could be effected by it. This advance had had great freet in preventing the progress of the enemy in the quarter in which it had been applied. \_ Hu agreed with the hon. gent. that theking future treaties of subsidy, we ought to be regulated by past experience, and that our advantages ought to be regulated by the benefits, which, according to past experience, . we might reasonably hope to receive.

Mr. Bankes, under the explanation that

had been given, had no objection to make good the advance that had been made by lord Hutchinson. He was pleased with the assurance given by the noble lord, that in future treaties of subsidy past experience would be made the guide, and that vast sums would not be advanced without any certain

benefit.

Lord Howick said, that lord Hutchinson had . a discretionary power to make advances in case of any pressing emergency, and he was sure every person would agree that such a discretion could not be placed in better hands. There was no treaty of subsidy.
But he would not have the house go away. with the idea that government was precluded from granting a subsidy, if circumstances should render it desirable. He agreed that many of the former subsidies were most unware in principle, and most unproductive in event But every case depended upon its own circumstances. A principle of caution ought always to be applied, to prevent the advances from being made unnecessarily, or incautiously, so as to hazard a risk, that no benefit would be derived. He dissapproved of all subsidies which would hold out Engalish money to induce foreign powers to enter . into war without any objects of their own. But when the were engaged, or ready to engage, for common interests, he thought it. would be very wrong not to hokl ourselves ation. at liberty to accomband support them. He Lord H. Petty stated, that this advance allowed that past experience ought, to be trade the rule of our conduct with regard to may prevail on other parts of the subject, future regules; but not so far as to prevent us from Interitg into such treaties.—The

resolution was then agreed to.

[Mr. Paull's Petrrion Respecting THE WESTMINSTER ELECTION.] Tolkestone haved the order of the day for credit to be given from any personal consideration into further consideration the Petition of James But Esq., complaining of thing stated by the individual for whom I thing stated by the individual for whom I have the honor to appear, but I am persuadant transportation of the constant of the moved to give evidence before the com-"mitter, about to be appointed to try the merits of the lane Election for Westminster.

[See and S. she proceedings of the 26th of February and the 2d of March.] of Mr. Speriagn sid, that by the forms of the house, a witness could not stay in the thouse during the examination of the witnesses. He had summoned Mr. Paull as a witness, but he begged to state that he had no objection to his remaining at the bar the whole time of the proceedings —Thecounsel for the petitioner were then called in, and

Mr. Plumer addressed the house as follows :- " Mr Speaker; I now proceed to discharge the duty which, under the indulgence of the house, I have been permitted to reserve for this day, in stating the petition of Mr. Paull and the evidence in support of it, and, sir, with very grateful acknowledgments to the house for the induigence I have experienced, I must, at the same time, state to the house the inability I am under to profit entirely by it. The very voluminous body of evidence and the inability of access to it till a very late period, have prevented my adverting to many of the circumstances . which have been stated. I shall, therefore, content myself with addressing only general be observations, except on particular parts of the terrimony which we are able to collect as most important on the subject: and, in discharging this duty, I shall, one every consideration, mest rigidly abstain from evely topic which does not directly belongs to the duty imposed upon me. I shall endeavour to discharge that duty as briefly as I am able, from every consideration of duty and of respeet to the house, as well as other considera-tions with which it is unnecessary for me to trouble you. Sit. I shall in the first place, state what are the allegations contained in the petition; and then briefly remind you of the evidence you have heard in support of it; and, on this subject, I am persuaded, whatindependent the house may finally think proper to pronounce with respect to this petition, I hope I am not top ranguine in ex-

vet on one there will be no difference of opinion; namely, the sincerity of the individual who has presented this petition to the house—the sincere and honest belief of the truth of its contents. I do not expect any ed every gentleman will see, that a petition of this nature could not have been addressed to the house in common prudences if there had not been a sincere and honest belief of the truth of its contents; because, it could not possibly answer any purpose of benefit to the individual who has exhibited it, prematurely to bring under the consideration of this house the merits of that case by which he will be able to support a petition hereafter, To disclose all that he had, or a part of what he had to bring forward upon another occasion, with the probability, not of having it more advantageously discussed, but he must be fully aware that alle wisdom and judgment of this house would infallibly discover it to be so, and that the consequences could be only run and disgrace whim and to his cause; that the contest must be pursued here with every disadvantage to himself, where his opponent, being of necessity a member of the house, has every opportunity given him to discuss and to question throughout the whole of the proceedings, while he, the other litigant party, is not permitted to stand in the same situation; that every possible advantage, therefore, would be derived from these circumstances on the one side, and every disagrantage on the other, by prematurely bringing this under consideration was quite obvious. Why, then, was this done? For what purpose was the petition presented? For what purpose was this inquiry brought under the consideration of the house in this novel shape? Why was it done? Surely, no one will be at a loss to recollect why it was done, when they recollect what was the situation of the petitioner—under what circumstances he stood. This petition was presented after an application had been made with success, to postpone the hearing of the petition which he had previously presented, and for which he was making preparation, by kaving served various witnessee with the highest authority to compel their attendance and to ensure their attendance. After he was thus engaged in preparations to bring forward his cause, expecting it to pecting, that whatever difference of opinion have been heard on the 24th of Feb., he had

intelligence given him, upon which he therefore have been particularly desirous to thought he might securely rely, that prac- present myself upon the occasion and to tices had been made use of by various per-sons whose names I will presently state— that practices prevailed to a very considera-shrink from the discharge of my profesthat practices prevailed to a very considerable extent, which threatened the loss of several of his witnesses, and which were addressed, from day to day, with the hope of endeavouring to persuade others to deprive it, which was afterwards to support his cause.—Now, sir, laying aside all personal considerations and considering this petitioner as merely in the character of a party having presented a petition to see house, which was in progress to being heard-which stood for hearing which he had a right to prosecute, complaining of his having been de-prived of the right to a seat in this house, on behalf of himself and a number of electors, who, to the number of 4 or 5000, and given him their votes upon the occasion, what wasit his duty to himself, to them, and to the house to do, if he thought this charge was well founded; if he had reason to believe that these prectices did actually prevail; what was the duty he owed to the reuse, to his self, to his constituents, I the suspicions respecting the subjects of this might even say to the individual who is according to the subjects of this might even say to the individual who is according to the suspicions respecting the subjects of this might even say to the individual who is according to the suspicions respecting the subjects of this might even say to the individual who is according to the subjects of this might even say to the individual who is according to the subjects of this might even say to the individual who is according to the subjects of this might even say to the individual who is according to the subjects of this might even say to the individual who is according to the subjects of this subjects of this subjects of the subjects of this subjects of the subject of the subje cused, but to bring it forward where it was sure to be fairly, impartially and thoroughly discussed, in order that it might at least be seen, whether the suspicions that prevailed abroad upon this subject were well or ill founded? - What-was it incumbent upon him to do more than, if he brought it forward, to bring it fairly forward, and, in the first place, for that purpose to put his seuse into the hands of the most respectable solicitors there are in the profession, and I am persuaded that I shall be fortified by the knowledge of every member of this house who knows those gentlemen, that in all the profession there cannot be found gentlemen who stand higher, of purer honour, of greater respectability, and more unblemished char racter than Messis. Williams and Brooks, and their clerk, Mr. Power, who are engaged in the business. More honourable and more respectable persons do not exist in the profession. I hope the house will forgive me, if I presume thus to testify in their behalf; because, if, on subject of this nature, from any accidental causes witnesses appear on any account to be less deserving of credit, a degree of blame and disgrace may appear to attach to those who are concerned. not know whether that may not comprehend all that are concerned on this side; and I

sional duty on behalf of any person for whom I may be employed.—It. I take the liberty of saying it is of infinite importance, not only to the individual, but to the public, that the persons who deserve the character of honest men, should receive it; because it is of the highest importance, that causes and petitions should be in such hands, rather than that, by their falling into the hands of others, practices should take place which it is not easy to detect. This was the comfort of the person for whom I appear, and whatever representations there may be to the disadvantage of it; whatever judgment gentlemen may be disposed to pass the the evidence they have heard, there is not a single tittle of evidence, much as the witnesses have been pressed, and properly pressed, by questions addressed to them from every quarter; there is not one single tittle which shews. that the conduct of the petitioner, from the first moment he was made acquainted with charge, was any otherwise than would have. been observed by the most honorable man living; having first cautioned the witness who disclosed these facts to him; guarding him not to speak any thing but the truth, and by no means to overstate the truth; having on no occasion offered him any money, or any inducement whatever, not distinctly to disclose the fact, and every subject relating to I hope; therefore, I stand fair thus far with the house, that the conduct of the pertitioner was from the peril either of losing his testimony or preferring his complaint to the only competent authority to receive it; for it would not have been respectful for the petitioner to have carried his comgrounds to carry a complaint any where, it could be no where but to this house, and at could be conducted only in the way it has been, up to the point I am now stating -Sirp permit me to observe in the next place, what are the charges contained in this petition, and what is the evidence in support of it. The petitioner states, that he was a candidate at the last election for the city of Westminster; an unsuccessful candidate; in consequence of which he had personnel petition to this house, complaining of an undue election, and praying that that subject might be taken into consideration; that that

was afterwards postponed till a more distant date, and that intelligence was given to him that per sons were actually at work to deprive him of his testimony, to induce persons to go out of the way, and particularly to dispossess him of important documents by which the hoped to support his cause. The petition has harrly and distinctly stated, not in general derms only, who were the per-material witness summoned on behalf of your percent; that the said Drake having, on or about the 10th of this instant Feb., a.c. [Mr. Paumer here-read an extract from the petition ending, "and added, that when they had succeeded in putting it off, such persons should have money to go out of the way to prevent their heing summoned."]— Now, str, these are the allegations contained in the petition, which I hope the house will excuse me for having thus specutically read, for the purpose of shewing how specific notice is given to these persons of the charges against them, and the nature of the evidence to be brought .- Sing in support of this petition, you have heard 8 witnesses examined, the witnesses named in the petition, and if they are deserving of credit, upon which subject undoubtedly the house are to decide, but respecting whom it was quite impossible for those who produced them to know, otherwise than that their testimony on paper, or all the account which could be discovered of them was faworsble to the testimony they were to give and such as induced all those who heard honour to address, know, without my paryou have heard those & persons actually substantiate the charge against all the individuals who are the subjects of it; they have dis-tinctly told you that in the early part of the month of Jan., and particularly in the beginning of Feb, after these witnesses and different persons had been served with a prederic warrant to give their attendance on the 24th of Feb., Mr. Burgess, who was the colicitor of the sitting meaning, his agent and manager, proved to be such, and em-

shood for trial on the 24th of Feb.; that that | ployed by him throughout the whole bestness-Mr. Burgess, who had actually employed a gentleman of the name of Wallis under him, and another person of the name of Gallant, three persons, one employed by the sitting member, and the two others em-ployed by Mr. Burgess in the election business, and paid by him for what they did upon the subject of it, they are all three of them proved by these witnesses, six in number, to have been actually employed -Mr. Burgess in his own person, and also Wallis and Galland in aid of each other in applying to these witnesses, whom they knew to be at that time served with a speaker's warrant to attend upon the committee, they having express notice of that, and therefore, being bound in all fairness, and according to all practice, to abstain from any personal commerence or examination of any of them, have proceeded actually to take down their festimony, to get an account of the evidence they were hereafter to give, and knowing perfectly well the nature of that testimony, and how said it would be to the cause in which they were engaged, have addressed to these several witnesses topics of argument and propositions; for the parnose of inducing them to withhold that testimony, that they did distinctly inform them of the intention to postpone the hearing of the petition; that it was the intertion to apply for that purpose, and that when that application should have been made with success, the consequence would be to leave no longer in force the several warrants with which they had been served—that one of them in particular, k.r. Wallis, possessed himself actually, of the speaker's warrant, got it into his own possessing, and represented to seve-ral of the witnesses, how truly, how justly, and hot properly those whom I have the them, trilly and honestly to believe the truth occularly dwalling on that part of the case, of their statement wif their account is the but represented to them, that they were no of their statement—if their account is the particle of their statement—if their account is the particle of their statement—if their account is the particle of the petition, the charge is felly, dis-longer under obligation to attend the future tinctly, and pointedly proved trial of the petition, but might in future absent themselves and keep out of the way, and the very terms of the petition; absent themselves and keep out of the way, and the very terms of the petition; offering money for that purpose, inducements to them severally to keep out of the way, to prevent their being forthcoming at the time of the trial of the petition. Questions were put to the witnesses, " for what purpose were you to keep out of the way ! Were you conscious of any crime you had committed, of any wrong you had done, that should induce you to absent yourself?" No! Was that the cause of their being desired to keep out of the way, to protect

themselves, or to guard against the detec- by a proper tribunal, it is nothing to my there tion of any crime committed by themselves? -Read the evidence:—the testimony they have given is, that their evidence has been taken down; that it was discovered that they could detect what had been done during the persons had been induced to give repeated votes at the election. These persons being found capable of giving testimony upon such a subject as that, that was the motive, and not any crime committee individually by themselves; and, the efort, they might with perfect safety, and with perfect touth, answer the questions put, and yet that makes no difference as to the probability of the inducements which were addressed to them, not for their own security, but for the setestimony they were hereafter to give. Upon this part of the case, as well as upon other parts, undoubtedly the cause which I have to support labority under considerable disadvantage; because I am under the necessity of considering it in this stage of the business, abridged as it must of necessity be, and excluding from the consideration much of the testimony which would be confirma-tory of the account thus given; because, with great propriety, the house have confined the enquiry to the endeavouring to remove out of the way written or parole testimony, without entering into the merits of any thing which passed in the election. You have, therefore, very properly stopped ous from going into evidence of the aceus practices and the transactions during the election, or necessarily excluded, otherefore, all that account thus given of the attempts to keep these witnesses out of the way.

The materiality of their testimony; the importance of it; the nature of it; you are all unable particularly and distinctly to know; because, of necessity, the case must be deprived of any consideration of that part of the subject; and I forbear to state any part of that on which you cannot receive evidence. But, it is enough for me to state, if their testimony might be material; if their

are not witnesses who would be believed the object of this petition into prevent the deprivation of testimony. The opportunity of presenting to a proper tribunal that testimony, and surely, at the same mement you election; the fictitious votes which had been exclude the materiality of that testimony, given; the bribery and corruption which and prevent its being properly examined, is had been committed; the instances in which will not be said it is very incredible, that such an attempt should be mate, and much less that it is impossible, because the wit-nesses would not have been credited of cannot prove that which is material. We had a right to have their testimony heard; we had a right to have these witnesses forth-coming; we had a right to keep them untainted, and not visited by the opponent party at the time they knew they were under orders to attend on the future tribunal to hear the merits of the case. . Therefore undoubtcurity of those who might be hurt by the eddy, the conduct of these persons, the solicitor of the sitting member and of Mr. Wallis, and Mr. Gallant all employed under him, . beginning in the month of Feb. holding out the expectation of the postponement and laying hold of them-to address this argument (whether well or ill founded) was undoubtedly, I should submit, a species of conduct which would receive no sanction or authority from this house.—Sir, in addition to that, you hear that in the early part of the month of Ech., namely, on the 10th of that month, soon after the solicitor and the persons employed under him had been thus at . work with the several witnesses-you find, what I am sorry to be under the painful necessity of stating and of bringing directly home to the principal gentleman who is the subject of the pharge, by direct positive proof; that on the 10th of Feb., 14 days only beof the knowledge of these persons of the that on the 10th of Feb., 14 days only becontents of that important document on fore the hearing of the cause, the witness which I shall presently observe. You have I was sent for by a message to attend at the house of Mr. Homan in Frith Street, Solio. collateral testimony and account which Whom does he meet there? Mr. Heman, might be given on that part of the case, and Mr. Johnston, a person concerned with which would confirm or refute all the Drury Lane Theatre, and Mr. Edwards, a former servant of the sitting member, and now a box-keeper at Drury Lane theatre. These 3 persons there assembled ply him with liquor, address conversations to him upon the subject, and then remove him upon that day in a hackney coach to the house of Mr. Edwards, and at Mr. Edwards's house he there positively states that he met Mr. Sheridan himself; that he had a comerence with Mr. Sheridan on the subjects that he there distinctly disclosed to Mr. Slies te timony was proper to be received, and the ridan that he had an order from the speaker credit to be given to it fit to be considered to attend as a witness against him, and not-

withstanding, that at the house of Mr. Edwards, to which he was accompanied by Mr. Johnston, at that house he had a conference, with Mr. cherid in who there entered into conversation with him upon the subject of his future testimony. That wilness, who says that he had been in habits of friendship and that he had been acquainted with him for 5 years together, and had been honoured with the greatest marks of his confidence that one gentleman could give to another—has told you, that he was held in close conference for a considerable time at the house of Mr. Ldv ards -Now, Sir, it is said this witness has by his demeanous created that general hapression to his disadvantage, that no credit is due to what he states; that his appearance has betrayed him, and shewn the strongest marks of his resentment and venindividual against whom he is giving testia mony. Sir, I should only beg leave to observe that this gentleman is no friend of Mr. Paul-is no acquaintance of his-he is a perfect stranger to Tim, and if there be any thing exceptionable or improper in his conduct, all he knew of him was, that he was nearly allied to the sitting member; that he had long been honoured with his adquaintance; that he had been in the strictest intimacy with him and visiting in his house; that was all he knew of this gentieman, except that he appeared to be an officer, in a gallant profession, in which he had lost a limb-at least it was so represented to him, that he knew nothing of him, but what was apparently honourable and right, except that lie came with strong feelings of resentment respecting which very resextment I shall be glad to ask, whence does it arise? Does it not of itself import prior intimacy, and that degree of injury that has stung the individual to manifest all that resentment? How can you account for it otherwise? What has actuated the individual to that resentment. Let it operate as it ought to do to induce you to receive his evidence with considerable suspicion, with great jealousy, to watch the testimony he gives; but how can any body account for the indignation of this young start? For his feelings of warmin if the individual was a perfect stranger to him? If he had never been in habits of intimacy with him acr conducted himself to a way to provoke that resentment? How are those feelings to be accounted for? To what cause are you to refer all that gentleman's other feel-

have stated?—He has positively stated the circumstance of his alliance to that individual and his acquaintance with him for 5 years together. He has stated his constant employment during the late election at Westminster, in which he is confirmed by the circumstance of the frequent letters that passand near all nee with Mr. Sheridan before, sed: nay, Sir, I think that receives confirmation even from the question put by that right hon, gent, himself, for I do remember the question being put, not indeed to him, but to the second witness, Weatherhead, in these terms, "Were you not introduced to me by Mr. Drake as a cleigyman?" The answer to that is immaterial or the present occasion. He says he told him it was a mistake, and that it was his brother? but the use I make of it is this, and the house will then see, whether it is worthy of their grave and serious consideration. With all humility, it geance and of ndignant feelings towards the spears to me to contain pregnant proof of prior intimacy and acquaintance—how could Mr. Drake introduce any body to that right hon, gent, if he was a stranger to him? How could he have access to him? How could he be accompanied to his house to introduce any body if he was not in habits of intimacy and acquain tance with him? This is a question put to him by the highest authorite and it carries the highest proof that some degree of intimacy at least subsisted between them.-A particular account is given by the witness on the subject of this meeting, and that I may not in the least misrepresent him. You will find that he gives I will read it. this account, that he had been long in habits of acquaintance and connection with him; that he had heres and prospects held out to him of promotion and promises of money, in which he had been disappointed; that he had still been an active and zealous friend to the right hon, gent, during the late election, but that at the close of the election he felt himself neglected-personally insulted by the domestics of the right hon, gent., and stung, undoubtedly, with resentment, and feeling a resentment to that wight hon, gent. he was induced to do what I do not mean to state as a proof of the honour or propriety of this gentleman, to betray his friend, and communicate intelligence to his opponent of the knowledge that he had of what practices had been going on during the election.-Now, sir, I do not in the least mean to conceal that the testimony of a witness standing in that predicament, a person who betrays his former patron and friend, nearly allied to him, and who gives intelligence of ing, if it is not to be ascribed to the cause I practices in which he has been personally

leave to state, that the testimony of accomplices under more unfavourable circumstances is continually reveived, and many have lost their lives upon testimony open to every possible observation that can be bestowed upon this, he states fairly the account of it upon his own testimony; he gives the nariative how he was originally connected with he right hon tent for 5 years together, and then he says "I supported Mr Sheridan during the whole of the time of the election, and brought up many votes for Mr Sheridan, and was in the hibit of seeing him 4 or 5 times arday." He then relates the circumstance of his going to Homan's house, having wine there and afferwards going to Bdw uds s, &c -He is then interrogated with respect to the I tter he represents Mt Sherid in as having been de nous of alsoming, and he gives a narrative, and the short-account, respecting the latter is this. It is proved by this witness, and by the next who was examined, that select to the chection, a letter had been signed by Mr Shendan in favour of a person of the name of Emanuel Harrs, recommending him to supply the fleet with different articles in a hich he dealt, upon the oc casion of his obtaining votes and his voting himself during the election; that that first letter was in the hand-writing of the witness, Drake himself, was delivered by himself a few days prior to the election into the hands of Mi Sheridan, that he did hypself annex the letters, M. P., leaving a mank for the signature, and that upon his delivering it to Mr Sheridan, he received it back from Mr. Sheridan with his own signature to it,-The evidence that was given by Mr. Drake argued, that if a letter is delivered to Mr. found in different parts of the testimony of that witness he was extended upon that | subject in chief and afterwards pointedly by the house, and particularly in a pointed and rapid manner by an hon, meniber of the house on the subject of these letters, and the prompt and immediate enswers given to those questions pushed one after another rapidly on him on the subject of those let-Vol IX

conferned ought not, on that account, to like him, unaccustomed to court justice be received with considerable suspicion he and to being examined, should be able so is an accomplice, and his testimony ought rapidly to give distinct convers as to time, to be received with suspicion, but I beg place, and person, and every circumstance connected with it, does appear to me to have a very great degree of probability connected with it—I fear I shall not be able to extract from this volume! have in my hand overy part of the testimony respecting the letter, but I hope the house will excust me if I should not be able to do it immediately they will excuse me if I should occupy any great portion of their time after what has passed in reading it. "When I went to "Mr. Sheridan with this letter, I shall here "is a man, &c which Mr Sheridan who is" " present cannot deny "-He iben states anplications by the other persons who are mentioned in the petition, Homen, Edwards, and Johnston, and then he goes on to say, "I then told Mr Sheridan I had " been summ med, &c "-Ile is then asked by the house, "did Mr. Sheridan say any "thing &c"—A question is put to hun by the house respecting the letter, he is asked particularly, "are you sure that you "either read the letter," See ". He is then interrogated about his acquiintance with Mi. Harris, and he states how he became acquainted with him? —He is then asked, "who advised you to destroy the first? &c." The is then asked whether he had ever declared that he would have money from one side or the other, which he den es-he . says, "I never did in my life"-There are other passages respecting the signature of this letter, but I hope I have shewn you that the account I originally gave respecting this letter, having been thus delivered to Mr. Sheridan, and received back from him, with what the withess took to lie his signature was correct, and surely it will hever berespecting the two letters, one that preceded Sheridan in blank, if the witness was in to and the other that followed a few days actually present to see him put his name to the commencement of the election, will be it, but if he received it back with a signiture purporting to be Mr. Sheridin's, and received it back from Mr Sherid in hanself, that is not sufficient to fix the right son. gent. with the act itself, more especially when it is also fixed by the witness; which it is in both instances, to be the regretative of Mr. Sheridan bimself —Mr. Wentimbered was intercogned about the letters, he saw in the letters, but the letters has sphke to the letters of the letters. ters had. I own, to my view, greatly an appearance, excluding all probability, of a single it to be the signature of Mr Sharing and it to be the signature of Mr Sharing and it to be the signature of Mr Sharing and it to be the signature of Mr Sharing and it to be the signature of Mr Sharing and it is to be the signature of Mr Sharing and Island and I D 🎾

being a volvery; he said no: and that the excluded, as it seemed to me, every pestireson that one was substituted for another was, that the first had received a blot from being folded, and that it had M. P.; the butting M. P. being improper when the par-liament was not assembled, and that the man was desirous of having a letter with a fairer Signature, and also baving the words "Treasurer of the Navy," which were actually put to the second letter to give more authentiity to it.—This is the account of these two; ewitnesses, on the subject of this letter; in addition, to which, Mr. Weatherhead has proced what it did seem to see if Mr. Wea-herhead a entitled to credit.—I state this with all the humility which belongs to me; leaving it entirely to the judgment of the house to pronounce on the credit of the ject. That Mr. Sheridan said to him, do witnesses. I can only judge of the testi- you and Mr. Drake come to me tomorrow mony before me, and it is my duty to state at two cells. This was after the private that testimony to the house. I say again. · testimony alone goes a considerable way towards substantiating the charge before you; for it is positively proved, that he actually saw on the 19th of Feb. at the house of Mr. Sheridan, Drake the witness, and Mr. Sheridan sifting close together, and as he describes it " elbowing each other close together in the act of private conversation in a low tone of voice not to be overheard by any body else." He says that that coldnued for some period of time in the room. Did that conversation pass, or did it not? Weatherhead declares it did-if it did, how could that conversation be passing, circumstanced as Drake then was, when he had in . the early part of the month, or even perhaps in the latter end of Jan., but certainly in the early part of Feb., not only been actually served with a speaker's warrant to at-tend as a witness, but on the 10th of that month of Feb., actually communicated to Mr. Sheridan himself, that he was under summons to attend at the hearing of the petition on the part of Mr. Panil, when wit. Sheridan had said to him, "leave that to me." Nine days afterwards, within 5 days of the hearing of the petition, which was to be heard on the 24th, Mr. Sheridan is seen at his own house on close conversation with Mr. Drake, sitting close together, and in heard by any bear lise. If that fact be true, does it not confirm the testimony of other witness; and is it consistent with Lirely, with the house to pronounce their any possible account of the denial of all in-judgment upon it. I am persuaded that it timecy or acquaintance with that witness, will be a wise, a just, and a proper judg-

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bility of conversation which could not be distinctly heard which had not reference to the subject?—But, sir, it does not rest there. This witness positively states the actually seeing the letters delivered into the hands of Mr. Sheridan—he saw them when they came back with the signature of Mr. Sheridan wet; he proves also, that Mr. Sheridan at this meeting on the 19th of Feb. addressed a conversation to him, personally, on the subject of these letters, and that at the close of that conversation he made to Mr. Weatherhead a request, which I own I feel an extrem difficulty in referring to, in any other way than as a direct confirmation of the whole account thus given on the subif Mr. Weatherhead is entitled to credit his rogating him on the subject of the letters testimony alone goes a considerable way to and enquiry of Mr Weatherhead, another witness under sammons to, attend, he asks him, are you accually employed on the other side i-hersays no then, says he, do you and Mr. Drake come to me to-morrow at two o'clock. For what purpose were they to come the next day to Mr. Sherican. - Why were hey to be invited to come? In what way can that possibly be explained consistent with the representation of no connection subsisting between these parties -Sir, this, together with the other evidence I have stated of the other persons employed; the solicitor, Mr. Burgess, Mr. Wallis employed by the solicitor, Mr. Gallant, who was emple, ed under them during the election, the poof of the conduct of Mr. Hohan in Frity-street, the proof of Mr. Edwards and Mr. Johnston's applications on the tsubject of these letters and of the witnesses, constitutes the testimony lying before you in proce of dispetition, in verbis, in terms, by the 8 witnesses who have been examined at your bar.—I have now, sir, discharged my duty to the rose by stating the petition at stating the import. I hope fairly, stating, the nature of the testimony adduced in support of it. I have cautiously abstained from entering upon any one topic that is not directly connected with the subject before you. I will not detain the house one moment with any recapitulation or any observations on the subject. I leave it entimecy or acquaintance with that witness, will be a wise, a just, and a proper judg-circumstanced as that witness was, which ment, that they will attentively read the

evidence for themselves, with opportunities of seeing it and of examining it better than it has been in my power to obtain; they will weigh it, and finally give that judgment which is best calculated to vindicate beg pardon for detaining the house so long, and return my humble thanks to the house

for their patience. "

Mr. Sheridan protested, that he was never more surprised at any thing than at the speech which he had fire heard from the learned counsel. He had heard rumours that he intended to have thrown up his brief. But, if he was surprised, he was not alarmed. The learned counsel had said that he (Mr. S.) which I id been only asserted, and that too by witnesses who had been nearly committed by the house for scandalous prevaricationif he had stated every thing in the evidence that made fo. him, and none that made against him, and had the supplify to think that the house would believe tim, then he might be said to have the advantage. He expressed his high respect for the processsion, but thought there were limits within from gent had certainly taken the advantage which counsel ought to confine themselves; and certainly it would have been much more proper if the counsel, instead of pressing the matter as he did, had stood at the bar in shame and confusion at his being engaged in such a cause. He perfectly remitted the great respectability of the solicitors, Messys. Williams and Brooks, and and heard and stand as clear. He whiled that Mr. Paull that these charges were proved, for he had and Mr. Powell might have been only dupes distinctly qualified it by referring this to his witnesses, there would appear, he be-lieved, such a system of oasen ss, corruption, and subornation of perjury as had never before been heard of. He wished the counsel for the petitioner to hear the evidence. The learned counsel, though he remarked on the part of the evidence where Drake had stated, that he had been employed by him (Mr. S) to get the letter from Harris, had forgot to mention that the witness had afterwards stated, that he had offered \$60 of his own money to get the letter from Mr. ot his own money to get the letter from Mr. liberal. If the allegation in the petition Paull. His own money! He wished it was not a gloss mals chood, it was at least a

might not turn our to have beer My money of other people. He really withed the poor wretches who had been called to the bar, but wished that the charge might not be carried to a higher quarter. The counsel their own horour and dignity, and which will be satisfactory to every person by whom witness, that he saw him sign the letter, but that testimony shall be hereafter read. I had forgot to mention his having retracted. too had observed upon the statements of the that assertion. He had adverted to his have ing desired the attendance of Drake and Weatherhead the next day—he had done so certainly, with a view to carry them to Bow-street. But finding, as Weatherhead had said, that they had got into respirious company, when they saw a Boy street offi-cer they made off, and he had heard no thore of them till they were observed on the 24th of Feb. in a hackney-coach with Mr. had an advantage over the pettioner. He Paull. He was a hamed of his own credudenied this, as he had not avoid himself of city in having given any credit to what these the assistance of council. If he had been persons said, but he had called at the Admicapable of stating, as proved matter, that ralty, and found that Weatherhead had been dismissed for scandalous conduct by captain Trollope, and that his name was marked R. M. having presented forged certificates for a lieutenancy. There was a gross falsehood in the petition, where it alledged that the consideration of the election petition stood for the 24th of Feb., whereas it had been originally appointed for the 13th of Jan.

Mt. Perceval observed, that the right over the counsel when he had spoken of him in the manner he had done. There might have been rumours of his intention to throw up his brief; but when so much was at stake with respect to the client who employed him, it was not for the counsel to prejudge the case, and if he had heard that he had thrown up his brief, he certainly would Mr. Williams had even thrown up the not have believed it. It was impossible to cause. He wished that M. Powell might misunderstand the counsel when he said. in the business. He should be glad if K the gradit due to the witnesses. There was, should appear so. But when he examined therefore, no more grounds for his imputations against the coupsel, than for his assertion that there was a gross falsehood in the petition. It stated, that the consideration of the election petition had been postponed from the 44th of Feb. to the 14th of April. This was true, and no intention appeared of fixed for the 13th of January.

Mr. Sheriden said, that le had a great respect for the counsel; but still theight that he aight to have been somewhat more.

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pitiful m Prication. He moved that Fre-

rick Homan & called in. A long conversation then took place with respect to the propriety of examining Mr. Homan, he being implicated by the allegations of the petition. However, on the motion of Mr. Perceval, it was carried, that the allegations against Mr Homan were not well grounded; and he was, therefore, admitted as a competent witness.

Mr. Frederick Homan examined by the

House. Were you present at a meeting between Mr. Shestian and Mr. Trake, on the 9th or 10th of Eta; The 19th I was present.—At a meeting and Somerset Place? Yes.—Lid. Mr. Drake come upon any request of Mr. S. · Hampshire; that he was going to set off at 4 fae next morning, to take possession of a cottage he had purchased in Hampshire, and wished to see Mr. S. that hight; I told him, I was to dine with Mr. S., and should engaffe he should see Mr. S. at 7 de 81 o'clock. I went to Mr. S's. to see him; after I had been there some time, he came in with Mr. Weatherhead, whom he introduced as a clergyman. Mr. Weatherhead and I, and Mr. Ward, sat in the parlour at Mr. \* S's. for some time; we had general conversation; at length Mr. S. came in from, I believe, the house of commons, about 8 o'clock. When Mr S. came into the room to be saluted, Mr. Drake and Mr. Weasherhead were sitting at some distance from him, and Mr. S. took a chair, and sat at a considerable distance from Mr. Drake; there was woom for more than 2 or 3 chairs be-tween the chair on which Mr. S. sat and . Mr. Danke. There was a general conversa doubt they would permit him to stay in town tion after Mr. S. came in, on some motion of few days, if it was to serve his cause.—
he had made in the house that night, or When Mr. Drake said he must go out of that he had given notice of a motion. Mr. Drake told Mr. S., he had been in the constry, in Hampshire, and had been hunting there with Mr. Cobbett. I staid there the wholesame; there was no conversation would have taken place without my hearing Mr. Ward, who was present. Some rime affectivity. Drake come in or Mr. S. carbe in, he aker who that gentleman was Jid the corner; Mr. Drake said he was a particular triesd of his, a shipmate of his, Mr.

suppose, along with Mr. Drake; no, sir, says he, not as chaplain! Oh! Oh! says Drake, immediately correcting himself, it is his brother is a clergyman, this is not a clergyman. Mr. S. certainly made no offer; there could have been no offer made to Mr. Drake that evening, as Stated in the petition. On the 19th of Feb., I remained in the room with Mr. S. till Mr. Drake and Mr. Weigherhead left the house. On going up stairs to Mr. S's dining room, he said he believed that Drake was a very great liar; that he did not suppose that he had been hunting with M. Cobbett, for that he be-lieved that Mr. Cobbett would not take notice of such a fellow, and that he would not be educerned in such a business with such a or did Mr. Drake apply to you? Mr. Drake rancar; and, says he, that story is like the called upon me on the 16th of Feb. in the story of the Thisbedorig which he has got: evening. He told me, he had returned from the is a dam. I diar.—Had the conversation, the country that evening with Mr. Weather is to Mr. Drake's having been with Mr. head; that he had been in a chaise to Cobbett in Hampshire, begun previous to Mr. S's. coming into the room, and in what way did Mr. Drake state in Self to have been in Mr. Cobbett's house? The conversation began with Mr Drake stating himself to have been hunting in Hampshire with Mr. Cobbett, before Mr. S. came into the goom but it continued after Mr S. came into the room: Mr Drake said, that the only way to get to Mr. Cokbett's house was through his stables and a very dirty yard; that he lived in a mere pig-stye.—Did you ever hear Mr Drake say that he must leave town in order to take the command of the Thisbe sloop, or the Sisbe sloop, and that he was under orders from the Admiralty? On Tuesday the 16th of Feb., I remember being in company with Mr. Drake. Mr. Drake told me that he was appointed to the command of the Thisbe sloop; sometime afterwards he said that it was a brig, and that if Mr, S. would apply to the Admiralty, he had no town the next day, did wir. Strell Mr. Drake he musery in town, and desire him to call at Somersee House the next day; and did not Mr. S. state that he, Mr. Drake, must on no account be absent when the speaker's warrant required his attendance? Mr. S. certainly did; Did Mr. S. ever utter one word like holding out any reward or inducement to Mr. Drake, or Mr. Weatherhead, whatever? Never in my presence.-Were you present at the examina-Westherhead; I replied, he is a dergyman; tion of Mr. Harris by Mr. Justice Graham F Oh! said Mr. S., you selfed as chaplain, I I was present.—Was Mr. Weatherhead pretion of Mr. Harris by Mr. Justice Graham F

S. sent Harris to be examined by Mr. Graham, he sent a special message, by Mr. Johnston and yourself, that Mr. Graham should get possession of the letter-pretended to be signed by Mr. S, have it sealed up and marked, and give notice to the speaker and Mr. Paull's solicitor that it should be forthcoming to the house.—What was the message Mr. S. sent by you and Mr. Johnson to Mr. Graham? Mr. S. desired Mr Johnson to request Mr. Graham would keep the letter, had it, and let Mr. Paull'a solicitor know that the letter was an his possession, in Mr. Graham's possession; after his examinations had been taken, to keep the letter, Mr. S., and he said it is not n'alesial about and not to let it go into the jew's hands any Flarks, he is a very great rascal, but he dare more. Did Mr. Harris shew any relactance not appear, he is atraid of me; I have to accompany yeu and Mr. Johnson to be written two letters to him this week, desi-examined? No, Mr. Harris went with ring him to keep out of the way, and not to great seeming pleasure. The wished that he lappear I told him certainly, that in wricharacter should be cleared up; as some peo-ple said he had obtained the letter in an infproper manners he wished that every investightion should take place; and he gave his testiniony very fairly and candidly as it appeared to me, without any reserve.".

Cross-cuamined by Mr. Warren, on behalf

of the Petitioners
"What is your situation in Me? I am ofno profession at present.—Are you a gentle concerned in the fibur business in Ireland, I have property in Ireland; I do not say that I am concerned in the flour business at pre sent, but that is the only occupation I have been concerned in How long have you left off that business? I left it off when I found it unprofitable, about 12 months ago -Do you know Drake's fat icr ? I know a person whom I believe to be Drake's father; I cannot say whether he is Drake's father or not, I have no reason to doubt it.—Did you ever write to a person whom you suppose to that he could drink 0 bottles of clase, with-be Drake's tather? I dul.—Did you believe out affecting him; and I told him, as an him to be. Drake's fath, r when you wrote arishman, 4 had no objection to take a botto him? I did.—Do you state now that you only suppose him to be D. father? As to supposition I do not know, I have no reawon to doubt his being Inake's father.— Where do you live? At 29, Knightsbridge. Did you ever live in Frith-street? I did.—Did you ever see Brake in Frith Street? I es. Did any conversation take place on

sent? No.-Did you know that when Mr. the magistrate. That evening be alled on me, I asked him if he had written a letter, and got it signed by Mr. S., as was stated by Harris in his examinations ; he said that he had given Harris, a letter, but that Harris was a very great rascal, and a fellow not to be depended on, and made use of some wary improper language; at the same time he told me he had got the letter, and that Mr. S. gave it Harris: I told him that Harris had stated in his examinations, which were taken by Mr. Graham, that Drake obtained a sum of money for a letter for Harris, that Harris gave him soum of money for the letter which he optained for hip, signed by ting those two letters it appeared to me he had injured his character very much, in de-. siring a witness, who had been served with an order to attend this house, to keep out of the way; and as to the other letter, I said, I suppose it is of no consequence, but your legters will injure your own character. I told him that. He then said that he did not care, that he would get the letter; that Mr. had used him very ill; he had been him many years, and made ed money by the other party, and that he was determined to give Mr. S. up -Did you s iy to Drake, it would be a good thing if he could get that letter from Harris? No.-Did you say any thing about getting the letter from Hairis? No -When did the acquaintance between you and Drake begin That evening -Was there any wine deank that evening? Yes.—Much? No. not much. Mr. Drake told me that evening from with him. He told me he was an Irishman, but a few days of crwards his father told me he was not an Irishman -At this first meeting between you and Drake; you sat down and took wane together? Yes. - Did any further conversation take place Yes. between you and Drake? Nothing mer, at took place, that I recollect - riow came the subject of a letter to Emanuel Harris you to write a otter to Drake father? On Yes.—State what that was. On the 10th of going to Min 5's, house, another gentleman Feb Shrove Tuesday, Drake came to rot house. The day before that, the investigation had taken place before Mr. Graham, before Mr. Graham, before Mr. Graham, the a orgistrate; and to:

between the 3; and I wrote two notes to Mr. Drake's rather, to induce him to come to that meeting in which we intended to bring him to the magistrate.—Had you any communication with Mr. 5 on the subject of those letters; did he know that they were written ? No, Mr. S. never knew that I wrote tohim, or any other person, I believe, except live together; he is unwell, or he would those concerned.—Did he know of it? I have been here.—Did not Alex. Johnson interementioned it to him.—Did Mr. Graham and Drake go together from your house? A. never mentioned it to hinx-DidMr. Graham knowled it? No, he did not .- At the meeting at Somerset House on the 19th of Feb., who was present? Mr. Drake, Mr. Wea-therhead, Mr. Ward, ir Sheridan, and yout humble servant.—Do you mean to state that you heard no conversation upon whe subject of money, between Mr. S. and Mr. Drake, at that meeting? Gertainly not, and no such conversation could have taken place. Orage, at that meeting? . Gertainly not, and have taken place. Lala ? Taken nephew to the bishop of Killala de Taken nephew to the bishop of Killalia de Taken nephew nephew to the bishop of Killalia de Taken nephew neph you are poor, and I have it now in my power | merset House during all the time, during to place you in such a situation as will make you comfortable? No, nor nothing like it. -Were any other letters written to Drake's father besides that you have mentioned? Not by me.-Do you know of any other being written te Drake's father? No, I do not Did not you appoint a meeting between Mr. S. and Drake at his own house? I wrote to chim for that purpose.-Whom did you write to?. I wrote to Drake's father; dare, say you have the notes there-- just asked whether you know of any other letter besides the one you have mentioned? I wrote two notes.-Besides the letter? I wrote no letter to him.—I understood you to state, that you had written a letter to 'Drake's father? I wrote two notes to Drake's Sather.—Did not Drake go from your house to Edwards, to meet Johnson? I do not know where he went to from my house; I did not accompany him. Did not Drake go from your house with Johnson, in a hackney Mr. Graham. What induced you to be precoach, to meet Mr. Sheridan? I do not tent? Mr. S. requested that I would go
know. What was the date of the last according with Mr. Johnson and Mr. Harris,
to Drake's father? I cannot say what the who was a Jew (wothed a letter to Mr. Gradate was, but I know it was for the purpose ham), and see that his examination was taof getting him to appoint a meeting, for the ken. You not having been employed dufrom your house with Johnson, in a hackney of getting him to appoint a meeting, acting him to appoint a meeting, acting on the policy of the po ring the election, what led you particularly to be employed on this occasion? Nothing, but as a particular friend of Mr. S.—Did Mr. Harris produce the letter? Yes, I marked not know it might been Was it to meet it.—What is become of that letter? It is Mas Sperdam on Sunday? Letter it was in the possession of Harris, I believe.—Was not know whether it was at my house, or that the letter should be delivered to Mr. Mr. S. a, but I advised Mr. S. not to bring Graham, scaled up? Mr. Graham gave the them to his house, and a fair not certain letter back to the Jew, he said he had been A STATE OF THE STA

puld not make out a conspiracy whether it was not my house. Mr. Drake wished me to go to his house, but I did not choose to go there, and also to bring Mr. S. there, to his lodgings .- Do you know whether Mr. S. has a son of the name of Charles Sheridan? No.—A brother? No.—A nephew, or any other relation? There is a person of that same who lives with me; we Johnson, Mr. Ward, and Mr. Drake, and I believe 3 or 3 more went away together; I cannot say where they went to."

Examined by the House.

from what past of Leiland do you come, and what are your family. My family are from he county of Westmerth, in Ireland. which Mr. S. and Drake were there? I was. -Did you hear all that passed between Mr. S. and Drake? I did .- Were you so situate as to be able to hear every thing that passed between Mr. S. and Drake? I was, I was , neares to Ms. S. than Drake was; there was no less tone of voice made use of by the company, and it was impossible for Mr. S. to have made any offer to Mr. Drake or Mr. Weatherhead, that evening You are cer-tain nothing then passed which you did not hear? Positively.—And you are certain nothing passed between them on the subject of money? Certainly not.—What were the circumstances that induced you to think it desirable that Mr. Drake should be carried before Mr. Graham? From the substance of be examinations that were taken before Mr. Fraham.—How came you acquainted with those examinations? I was present when the examinations were taken before

served with an order to produce it, and he would produce it.—Did Mr. S. make any promise to Drake, of giving him a place of profit, at that meeting at Somerset House? No.—Did you state to Mr. Graham, the magistrate, Mr. S.'s request, that the letter should be sealed up, and preserved? I am not certain whether I did or not; I think Mr. Johnson did; and Mr. Graham said, he did not think himself authorized to keep the letter, as there had been an order served on Harris to produce the letter. - Mr. S. has tated, that he gave express directions to you to convey it to the magistrate, that he might seal up the letter? He expressed the wish equally to Mr. Johnson and me.—Did you deliver that message to the magistrale? I am not certain that I did; Mr. Johnson was the principal person; he attended the next day, and I did not; I know M. S. requested it, but I will not say that I delivered it.

If you did not deliver the message yourself, did you hear it delivered to Mr. Graham in your presence. I do not remember that I did; but Mr. Graham kept the letter that day, and I understand it was returned the next day.—Do yoù recollect the day when Harris gave the letter to Mr. Gsaham? Yes; Monday, the 9th of Fub.—What was the evening on which Drake came to your house, and when there is said to have been the conversation about this letter? The next evening.-Did Harris make any difficulty in giving the letter into the hands of Mr. Graham? Harris parted, with the letter rather ham? Harris parted with the letter rather reluctantly, until Mr. Graham assured him it should be safe, and to hould be returned the next day; he wished to have the letter to bring core the house.—
How happened it that Drake came to four house on the 10th? He was sent for, and brought to my house.—By, whom was he sent for? By a person of the name of Edwards.—For what purpose? To investigate which was the 11th."
the business respecting the letter, and to learn what I have already stated to the house.—When the volume to examine him about this letter? I will do and Mr. S. alleant the letter? I will do and Mr. S. alleant the letter? I will do and Mr. S. alleant the letter? I will do and Mr. S. alleant the letter? I will do and Mr. S. alleant the letter? I saw him for the first time so, from the extraordinary statement which had been made, by Mr. Harris, of the business, wished to have it investigated ful-ly; and there was no other way of investigating it than by getting this man to my house, and having witnesses present.—You desired Edwards to bring him to your house? Yes.—Did Mr. S. know of his being, at. your house? Yes, Mr. S. wished he should be examined in respect to the letter, in what manner he got the letter. "

Mr. Charles Wm. Ward gaylined by the House.

"Were you present at a conversation in Someraet Place with Mr. Weatherhead, and Mr. Drake, when Mr. S. came in, about y o' clock? I was.—Where did Drake state himself to have been, and what did he state as to the necessity of his returning again to the country? That, he had been in Hampshire, hunting in the company of Mr. Cobbett; that he had a cottage, which he had lately purchased, in Hampshire; that he had just come to town. Did Mr. S. ever whisper with Mr. Drake, or have any conversation in a way which could not be heard by any person in the room. It was impossible without my having beard it.-Did Mr. S. offer any money, or any thing whatever, to Mr. Urake? There was nothing offered in my presence. - When Mr. Drake stated that he was alcut to fleave town the hext morning, what did Mr. S. say? That he must not leave town, that he must be in the way.—In what character was Mr. Weatherhead introduced? In the character of a clergyman; and, on my chserving that he must be chaplain of the ship, and Mr. Drake hesitating, Mr. S. asked what ship he was chaplain of; Mr. Drake said, it was his brother was a clergyman; that he' was frequently making that mistake. - What did Mr. S declare was his intention and mo-tive for desiring them to call the next morning? I understood it was, that they should be in the way .- Did you ever hear Drake say, that he had received considerable sums of money by a legacy, or by prize-money?. By a legacy. - Did you ever hear him state. that he had got the command of a brig, or sloop, and must go down to take the cothmand? That he had got the command of the Thisbe brig; this was on the foth; and that he must go on the following morning,

upon the 10th of Feb.-Where? A. Mr. Homan's in Frith street. - At what time of the day? About 8 or 0 in the evening.— Did you go away in company with him?? T did.—Who else were of the party through away in company with him? Mr. Johnston and Mr. Edward .- Where did you go to?" To Mr. Edwards's house in South-street.-Whom kid you meet at Mr. Edwards's ? I did not go into the house. - Where did you go afterwards that evening? To the next door, Mr. Thomas Sheridan's!-Did you

meet M. Sheridan there? Yes.—Had Drake as an acquaintance undoubtedly, and you previously gone to Mr. Homan's, by ap- Drake introduced Mr. Wetherhead as a perpointment of Mr. Sheridan, the father, or Mr. T. Sheridan? I was at Mr. T. Sheridan's at dinner, and Mr. desired me to go to Mr. Homan's to see this Prake.—Do you mean, that Mr. S. the father, or Mr. T S., desired you? Mr. S., the father. - What was the conversation that took place between you and Mr. S, as to what had passed at Mr. Homan's, or in the coach? I stated the intentions of Drake, and that he wanted very much to see him; that it was necessary for him to go out of town we next morning to his ship, and that he must go that evening to his agents for money. —What answer did he make? That he would see him -Was he brought in, and did Mr. S. see him? No; Mr. S. went into the adjoining house. - How many persons were in the room where Mr. S. and Mr. T. S. were, when you went in and stated this? Only Mr. T. S., who sent .for Mr. S .- Did Mr. S., before you went from dinner to the house of Mr. Homan, tell you the reason he wished you to go there to see Mr. Drake ?. Yes .- What was the reason? That he understood Drake had something of importance to communicate to him, and that he wished me to go and 'ascertain what it was before he saw him, being reluctant to see him. - Did Mr. S. say any thing against the character of Mr. Drake! He stated generally, that he believed he was bad character. - Did Mr. S. state any reacon for believing him to be a bad character, within his knowledge? That he had been living an idle life on the town, a dissolute life. - Do you mean to say, that Mr. S. stated, that leading an idle and dissolute life was proof of a bad character? I made, that inference.—Did Mr. S., artite time he desired you to go to Mr. Homan's, say any thing to you as to any acquaintance with him during . the West minster election? No, he did not .-. You have stated that Wetherhead was introduced at Mr. 6.'s house by Drake as a Elergyman? Yes.—How came you to be there; were you desired to meet Drake? was invited to dine with Mr. S., and was waiting for his return from the house-Did you, before you went, know that Drake was o be there? I did not.—Was any surprize present by Mr. S. at Drake introducing au "acquaintance of this description? He was surprized at seeing two gostiemen in the soom.—When you say that he was surprized at seeing two gentlemen in the room, do you mean that he expressed any surprize at seeing strangers, or that he acknowledged

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fect stranger.-What was the surprize Mr. S. expressed at Drake introducing a stranger? I do not know how to answer that question, I cannot distinguish the kind of surprize .-You have stated that you were nearer to Drake at this heeting on the 19th of Feb., than Mr. S. was ? No, I was not nearer to him but I was standing before the fire.—You certainly stated that there was no whispering? Certainly I did.—And that nothing could have been stited, or said thee, which you should not have heard? Certainly.— How came you to pay such particular attention to the conduct of Management at the cause I suspected that there was some improper motive in bringing Mr. Wetherhead there. Did you know Mr. Wetherhead be-fore! No, but I had heard Drake's character, and when he brought an acquaintance there, I thought they were similar. Had you not heard Mr. Drake's character from Mr. S? I had, on the Lett.-Were you not desired to come there by Mr. S on purpose to be a witness of what was going on? No, L was asked to dine there -Did you ever hear Mr. So say any thing about the had character of Prake, till a charge was made against Mr. 5. himself? I heard it upon the 10th of Feb .- Did you ever hear any thing against the character of Drake from Mr. S. before the #0th, of Feb.? I never heard his name mentioned .- Did not Mr. S. on the 10th of Feb., when he mentioned the bad character of Disks inform you that Drake was to the theses against him? He did not be the House:

Did the centlemen who were present at

Mr. Loman's on the evening of the 10th, leave Mr. Homan's for South-street together? We did, in the same coach.—Did you go away together in consequence of any proposition or arran gement that took place on the evening of he 10th? Mr. Drake expressed great anxiety to see Mr. 3. that evening, the only evening he had; Mr. Edward got a coach, and I of course went with that.-Do you know that Mr. S. was brought from sir Gibbert Heathcote's to Som atreet? I mentioned what I knew to Mr. T. S. and he wrote a note to his wher Mr. S.—What conversation passed between Drake and Mr. S. when Mr. S. came to Somerset-place? It was entirely confined to Mr. Drake's new. purchase, and his hunting with Mr. Cobbett.

Abron Graham, Esq. examined by the House.
Do you recollect receiving a letter from them as acquaintance? He acknowledged Mr. Sheridan, desiring you to do Mr. S. the

favour of coming to Somerset-place, to examine a person? It was the 9th of Ibb-Have you the letter with you? I have. [Mr. Graham delivered it in, and it was read ]-What answer or communication edid Mr. S. receive from you upon the subject? The person who brought me the letter was a Mr. Johnston, belonging to the theatre. I returned for answer, that Ldid not think it at all proper to go down to Somerset Leuse to take the examination; that if the party had done any thing impropers which required an examination, if the party was sent to me, I would take the examination, -In consequence of that, did Mr. Harris, accompanied by Mr. Johnston and Mr. Homan, attend von! In about half an mour afterwards Mr. Johnston returned with a man by the name of Harris, and said he was the person whom Mr. S. wished to be examined. - Did Harris swc. to the examination? I took his examination in writing, and he signed it, and swore to it.-Have you the examination with you? I have; it was taken in two days, because, before I had finished with him, I was obliged. to leave for a business which required my! should be forthcoming? Such a request and were over to Mr. Sheridan's house; I the letter, to see that it was the same 'teter of my hands, as I have a Speaker's warrang that I returned again next day .- Was Mr. S. which I shall obey. I went away. Mr. which passed on the subject was, that I sent said. Fir. Harris, L shall come to you prea message by Mr. Johnston, Think that I had sently again; I said very well, sir. gone through the examination, that I was perfectly satisfied in my own mirkl that Harris had got the letter from Drake, and that vovedo Mr. Harris? He said, I shall be very I wished he would send Drake to me, that I might learn whom he got from. Mr. Johnston afterwards called to tell me that he had! seen Drake, and endeavoured to prevail on him to come to me, but could not do it ---Did Mr J. know the particulars of that examination? Mr. J. was present at the words I went langue, and they applied for the examination.

Emanuel Harris examined by the House. How came you first to see Mr. Sheridan, or to go to Somerset-place? I was served withea Speaker's warrant from the house of commons by Mw Boswell of Gosport; he applied to me several times for the letter 1 received from Mr. Drake.-Was any money or temptation field out to you by Mr. Beswell, or any other person, to give up that letter? When Mr. Boswell served me with the warrant, a day or two after he nick me, and says, Mr. Harris, do you want any money? I said, no, Mr. Boswell. There was a gentleman by the name of, Ir. Joseph, who keeps a shop at Gosport; he said, Harris, do you hear what Mr. Boswell said? I said, I do, sir; he then said, will you go up to-night with me in a post-chaise? 1. said, no, sir; d'am going up, but I shall go up in the stage: I did not go up that night, but a night or two after. When I arrived in town, on the 5th of Feb. I was not scarce half an hour in my house when Mr. Boswell and Mr. Jukes, the banker from Gosport, arrived at my house in they came and applied. to me for the letter I had from Mr. Drake, attention, and I finished with him the next signed R. B. Sheridan, Treasurer of the anorning.—Had not you a communication Navv. I immediately went away: I told from Mr. S., that it was his wish that you them to wait a little, I would let them know. should keep the paper with a notice to the lin a minute whether I would let them have Speaker, or to Mr. Paull's solicitor, that it | it or not. I made my way out of the house, was made to me by Mr. Johnston. I did thy our Halywell-street. When I went into keep it one night, not on account of that, Mr. Sheridan's, I saw Mr. Burgess, he was but because I had not finished the examination; there, and I told him the case, that there tion; when the examination was closed I were two gentlemen at my house; I have a should have thought it highly improper to letter so and so, which I have by me; there keep a thing which was to be produced.— are two gentlemen want it: I do not know Did you mark the letter?— I made him mark whether I do right to deliver that letter out. present at either of the examinations either Burgess told Mr. Jukes and Mr. Boswell day? Certainly not. Did Mr. S. see you, that he would send them to Bow-street, if to converse with you respecting the exami-they came to inquire for the letter, which nations, or did he see the dramination till they had no right to do; however they went last Sunday? The only dimunication away that day. At that time Mr. Bergys. came to me about an hour after; I said, how, do you do, Mr. Burgess? he said, how do happy to see you this evening, about of o'clock; I said; I will attend you a shall be at home. He came and asked, will you have the goodness to well; over to life. Sherican's? I did, and I took the letter with me, and showed it to Mr. Sheridan. After a few letter again, and I told Mr. Burgess of it,

me to let them have the letter, which I told them I could not by any means; as I had a warrant from the house of commons to produce it, I should certainly obey it. They said, they thought it could not be any harm for me to give it up; I said, I could not do any thing of the kind.—Did not Mr. Burgess advise you to deliver the letter to a messenger of this house? I do say so.—Had not you another letter, some considerable time before you had this letter, purporting to be signed by Mr. Sheridan? Yes, pretty near a month Lare say; being blotted, I shewed it to my friends, and asked them what they thought of me letter? they said, if you can get one with the signature of it more plain, if will be better. I went back to Mr. Drake and said, I should thank you, Mr. Drake, if you could get a letter signed more plain "by Mr. Sheridan, the Treasurer of the " Navy; but that letter had M. P. to, it, which . I thought not proper, as there was no parliament -What was the distance of time between your receiving the first and the second letter? About 3 months, when Mr. Drake was, so long about giving me the other letter. I will tell you the particulars: I paid him for the letter, I gave him money for his trouble. I says, Mr. Drake, if you will get me a letter which will be of great service to me in my business, you shall not hot get one vote.—To the best of your know-do it for nothing: he said, well, Harris, ledge, what became of the first letter? I asked Mr. Drake what became of the first letter; note satisfy you? he said, yes, as you are a neighbour, I do not wish so much as that; I will be satisfied with 5; how-ever, Mr. Drake has had to the amount of 51. 8s. of me for the letter.—When Mr. S. expressed his surprise at your believing it possible for him to have signed that letter, did you not state that admiral Colpoys and admiral Parker, and others had signed - such letters?. Yes, and I can name the pasties; it is an usual thing for gentlemen it appears to be blotted, does not it? Yes. to give such letters. There is the duke —Were yearsent when that blotting took of Clarence; Mr. Zachariah has one.—place? I do not know.—When first that Did you not go of yourself, voluntarily, and give your evidence to Mr. Graham? I certainly did. When I applied to Mr. S. I said I would advertise Mr. Drake, when I heard the letter was a forgery. Mr. S. Ind., it is a pity to do that; he will receive his punishment." I wished several times to advertise him, because I could not find him.—Was any means taken by Mr. Drake to offer you money, or reward, There is a gentleman of the name of Mr.

and Mr. Burges and Mr. Sheridan advised Dawes, who can prove that he offered me money; and he said he would take me to a place, and I should not come to any harm. He offered me 30 or 40l., and I said, I would not for any sum give the letter out of my hands to any person.—To whom is the letter addressed? I have the letter; it is to captains and commanders of his majesty's ships of war. I have the letter here. He stated that the signature only was Mr. S's. writing.—[The letter was read, and is as follows:] "London, Nov. 3, 1806.—Sir, "The bearer is a respectable tradesman; and if you will permit him to serve the " ship under your command, I am certain "justice will be done to every man on board that employs him to fit him out with clothes, &c.; and moso doing you will greatly oblige your obedient, &c. R. B. Sheridan. Somerset Place, Trea-To Captains and surer of the Navy. Commanders of His Majesty's Ships of "War."-Had you yourself ever any personal knowledge of Mr. S. hand-writing? No.—Had you ever the slightest intercourse with Mr. S. before this time? Never before the 5th of Feb. last.—Was the first or the second letter connected with any condition that you should procure for Mr. S. any number of votes for the Westminster election? No, enot one; Pam sorry to say that I did ledge, what became of the first letter? I asked and he said he destroyed it, because he did not think two should be in circulation.-You gave it back to Mr. Drake? Yes; I asked him how became so blotted, and he said Mr. S. dried it with the cuff of his coat.—That was 3 or 4 months before the second letter was blained? About a month, or 5 weeks. Cross-examined by Mr. Clifford, on behalf of the Petitioner.

Look at Wat signature (R. B. Sheridan); place? I do not know.-When first that letter was delivered to you, was there any blotting on the name of R. B. Sheridan? cannot say whether there was or not .- Was there any blotting upon the name there, after you came to town? That I cannot answer. When I was served with a warrant I took and locked it in a trunk of mine in the same piece of paper it is in now, and I took it and kept it at home, and never had it out of doors since.—Do you mean to say you cannot tell whether that blot on the name of R. I. Sheridan took place before or after you

came to town? I do mean to say so, I do not know .- Do you mean to say that blot did not arise from ink thrown upon it by I cannot say Mr. S. in your presence? that, because I know nothing at all about it. Did not you deliver that letter after you came to town into the hands of Mr. S.? Not out of my sight .- Did you deliver it into his hands? I let him have it into his hand, date here; I cannot exactly state whether and take out a copy of it.—Was there an that was the day—I believe it was the ink-stand near, when he had t? It was in my sight, and if any person had touched it I should have seen it; I saw no person touch it.—Will you venture to swear, that at the time you deliver to Mr. S. the blot was on his name? I cannot say any thing about that, for I took no notice of it.-Had not you been in-the habit of using that letter day by day at Portsmouth, for above 2 months before you came to town? No.-Where were you when you were served with the Speaker's summons to attend before the committee? In Mr. Boswell's house at Gosport.—You have stated that Mr. Boswellasked you if you wanted money? Yes.-What did he ask you if you wanted money for? I do not know; he asked me if I would let him have the letter for 24 hours, that he would give me bank-security if I would, 10 or 20l. That I can bring proof of by respectable persons, Mr. Joseph of Gosport.—Was the bank-security for the return of the letter, or for his not keeping it I had not a letter in my possession, signed beyond the 24 hours? I would not let him have it on any conditions.—What did he I said, yes; and he said, would I let him offer you bank-security for? For returning look at it? I said, I had no objection. the letter.—You have stated the names of He asked whether I would let him take different persons whose letters you have seen a copy, and I did.—Did not you know, used? I have not seen them; I have heard | from Mr. Boswell, that it was on the beof their being used.—You have stated that half of Mr. Paul that you were summoned & you went to the magistrate voluntarily to Yes.—How came you to go to Mr. S.? Begive your evidence; at whose desire did you cause, several times they applied to mo go? My own, because I wanted to have it for the letter, and that was the only reason advertised in the paper; I was not satisfied I went to Mr. S. I live at Portsea, and Mr. letter, I think, you stated to be dated the give it them; I told them I should go up 3d of Now? Yes.—When did you first to town, and have advice upon it: I would discover it was a forgery, and think it necessary to go and make your complaint to the magistrate? When I was told of it. - When When I applied to Mr. S .was that? When did you first apply to Mr. S.? When I first came to town, the 5th Feb. that night. -Had you not been using that letter for the purpose of selling your slops, till you saw Mr. S. on the 5th Feb. at night? had not, because I locked it up, and frould

| not make any use of it, after I was served with the Speaker's warrant.. I had been in the habit of delivering letters into men of war, where they have taken them, and torn them, and thrown them overboard, and I was afraid of their serving this letter the same.—When were you served with the Speaker's warrant? The 12th Jan. is the 20th? It might be.-Did you ever suggest to Mr. S. any doubt of the signature till you had been served with the Speaker's warrant? I heve: applied to Mr. S. till the 5th of Feb. and then he told me so; and I said it was better to advertise Mr. Drake if I could not find him. - How came you not to apply to Mr. S. if you thought this, a forgery, till you were served with the Speaker's warrant? I did not think it was a lorgery till the 5th of Feb.—Who told you so then? Mr. S.—How came you to go to Mr. S. to ask him about it? Because I was served with the Speaker's warfant; and these people applying to me for the letter, I went and asked him whether I might give it up or not.-When Mr. Boswell served you with the Speaker's warrant, did he not tell you that you were to be called . to support the pelition of Mr. Paull? He told me I was to apply to the house of commons on the 24th of Feb.; and he asked me if by R. B. Sheridan, Treasurer of the Navy, I said, yes; and he said, would I let him with having a forgery in m possession. Boswell at Gosport; and every now and
When was that? I have parked the date then they sent over to me, and asked me. upon the letter, it is the 9th of Feb .- The for the letter. I did not think it proper to to town, and have advice upon it: I would. not act upon my own opinion. - When were those applications, first made to you by those persons? Several times after I was served, with the precept.

• Examined by the House. Did you vote at the election for Westminster? Yes. - For whom? For Mr. S. - Did you vote before you received that letter? I believe it was 9 or 10 days afterwards. - Did you apply to Drake in the first instance to.

to a meeting one night.—You stated that you knew several persons in your trade who have letters of that description: did you apply to him for a letter from Mr. S.? said, if he could get me a letter from an admiral; I did not know any thing of Mr. S .- You have stated that you were present when Mr, S. took a copy of this letter; who was present besides you? Mr. Johnston was in the roome-Did you not think the name of the person who fills the office of treasurer of the navy, would have a better effect signed to his letter, than even the name of an admiral? I do not know. -What use did you intend to make of that letter? For an introduction. - How was the introduction to be procured? When I have got a letter of this sort in my possession, and I alongside a ship, I hand it up the side, saying, I have a letter for the commanding officer and they look at it if they please to take it into the ship; then if they please or not to admit the person who has the letter. - Would you not prefer a letter from sir Isaac Coffin, to a letter from the treasurer of the navy? Yes.

Mrs. Butler examined by the House. ' Have you sufficient means of knowing the character of Mr. Weatherhead? Yes, I have. His brother, whenever he came to town, lodged at my house; and whenever he came he asked for his brother; and he has often sent for him; he is a poor unforthnate person; he was born in the year 1760; here is his age.—What is your opinion of Mr. Weatherhead, and would you believe his testimony on oath? I could not believe his teximony at all; he is a man of very bad character; he used to go out and be torn all to pieces, and his brother was quite ashamed of him.— Is he of that reputation you wouldnot believe him upon his oath? I would not believe him for a farthing, upon his oath.-With what company has he associated? The Line time he was in my house, he was in company with Robertson, who was hung lately: that was a few days before Robertson was taken up; I-never-saw him till this evening again, and then he went away the moment he saw me.—Was he acquainted with person of the name of Bazeley? Yes, he lived with the same woman, Bazeley lived with agirl of the name of Lucy Wallis. Robertson was hung? Yes, and Bazeley too. Cross-examined by Mr. Warren on behalf of the Petitioner.

What is this house of your ? My house

get the first letter? I asked him for it at, in? Spirits, and porter, and wines, and half a place where I was. I took him with me sorts of liquor.—Is it a house open in the night-time? It is open for the market in the morning.—Is it open all night? No, it is not.—The greatest part of the night? From between 3 and 4 in the morning; I open it then.—Did you know Robertson yourself? Yes I did.—And Bazeley too? Yes.—And Lucy Wallis? Yes. Were they all your acquantance? They were none of my acquaintance but curiosity led me to know them.

Mr. Paull was examined respecting some letters said to have passed between him and B. Hart. He acknowledged hand-writing, and was proceeding to offer some observations upon the question to the house, when he was reminded by the Speaker of the capacity in which he then stood at the bar of the house.

Mr. B. Hart was next examined. He had teen employed by Mr. Paull during the election; he did not, however, consider himself as Mr. Paull's agent. Mr. Paull called at his house and left his card: he called a second time, and requested him to come to his house, Charles-street, St. James's-square, which he did, when Mr. Paull entreated him to exert his influence to procure him votes. About a week after the election he had some & conversation with Mr. Paull and Mr. Powell respecting some suspicions that had gone abroad about bad votes said to have been given to Mr. Sheridan, and they recommended to him to endeavour to procure information respecting that matter; he however soon after fell ill, in which state he continued some weeks, and had not seen Mr. Paull since.

Mr. Sheridan was proceeding to ask the witness several more questions, respecting his employment during the election, whether he did Accompany Mr. Paull in his carriage to and from the hustings, &c. &c., when · Lord Howick observed, that his hon. friend, according to his own principle laid down on a former occasion, thought it best not to touch upon the general conduct of the election, but merely upon the allegations con-

tained in the petition.

Mr. Sheridan said, that such was the object he had in view; but he thought it necessary, at the same time, to ascertain the characters of the persons who were made the instruments to attempt to prove these alle-. gations, and carry on one of the foulest conspiracies that the malignity of man had ever conceived.—The examination and tesrimony of the last witness was then ordered o be expunged from the minutes taken at is the Queen's Head.—What do you deal he bar on the ground that it entered too

entertained by the house.

Mr. Sheridan observed, that, if the house should deem it necessary to adopt any further proceedings relative to what was disclosed at their bar, there were several other witmight be thought necessary to earl in, as they might possibly correspond many of the the house that the question should be brought particulars which had fallen from the other to a decision as soon as possible. witnesses, or fill up some triffing chasms in the evidence; for his own part, however, he did not mean to trouble the house with any further evidence, but was perfectly satistied to let his case rest where it was. The papers which had been moved for that night, by a noble lord (Howick), would be sufficient to shew that there was not a word of truth in what had been said by Drake and witness on the part of the petitioner.

Lord Howich declared his firm conviction, that a foul and scandalous conspiracy had been entered into against the sitting member; and in order that the house might have an opportunity of judging more precisely as to the quality of the evidence which had ween adduced at their bar, he moved that the evidence be printed, which was ordered

accordingly.

Mr. Whithread observed, that it might be neceesary to take some measure to secure the future attendance of the witnesses at the bar, in case the house should think fit to take any further steps relative to the nature of the evidence which they had heard.—The house then ordered, that the further proceeding on the Westminster petition and evidence should be resumed on Friday the 15th instant, and that the witnesses should attend on that day.

Mr. Sheridan thought it but justice to Mr. Cobbett to state, before the rising of the house, that notwithstanding what Drake had asserted, he was fully satisfied that he was entirely unconnected with her scandalous proceedings which had been taken against him. e

> house of commons. Friday, March 6. .

[MINUTES.] Mr. Hobhouse, chamman of the committee appointed to try the the sitting member, Mr. Mackenzie, was duly elected; and that the petition of Sir John Sinclair against him was not frivolotis por vexatious.

[CONDUCT OF MR. CAWTHORNE.] Colonel Wilder, seeing an hon, general in his a notice that this law would be enforced.

much into the merits of the petition to be place, wished to know from him whether it was his intention to bring forward the motion, of which he had given notice, for the expulsion of a member not .now present (Mr. Cawthorne). It was painful to the hon, member, who was the object of that nesses in readiness, whom, perhaps, it motion, that the matter should remain longer in suspense. It was also desirable to

General Porter said, that no man was more anxious than he that this matter should be brought to a speedy decision, which must be equally desirable to the house and the gentleman who was the object of the motion. But the liouse having thought fit to appoint a committee to inquire into precedents relating to expulsion, he could not possibly proceed till that comanother, who was thought to be a principal, mittee should have made its report. That report being now before the house, it was his intention this day, if the chairman of the committee alluded to had been present, to fix a day as early as consistent with the convenience of that hon, gent., and that of the house. He would now merely state, that he intended on Monday to fix as early a day as possible, consistent with these objects.

[CALL OF THE HOUSE.] The names of the defaulters at the ballot for the Guilford election committee, on Thursday, were called over, and those who had no excuse to offer, were ordered to attend in their places on Tuesday, and in the event of there being absent without excuse on that day, to be taken into the custody of the

serjeant at arms.

Mr. Perceval took occasion here to say, that he did not look upon what was stated from any particular side of the house on cases of this kind to be the law. He should take the liberty of exercising his own judge, ment on every individual case till the house should have pronounced upon it. On the occasion on which he had been a defaulter, he had been in attendance at the bar of the house of lords, in the discharge of his professional duty. It was not for him to say whether that would be, in the sense of the house, an excuse; but he wished to know from the sense of the house whether his absence was criminal in such cases. merits of the Wick election, reported, that He was unwilling to depend on what might be the sense of one side of the house or of any individual.

The Speaker stated, that it was the law of the house, that defaulters should be taken into custodyo The order now made was but

\*Lord H. Petty said, that this proceeding | promise of their consciences, and a disapof taking defaulters into custody was, as pointment of the wishes of the people. had been stated from the chair, the lawor dispense with as enforcement, upon i it was to be understood that, generally, reason for making it a particular order on every particular occasion.

[SLAVE TRADE ABOUTION BILL]. The house, or the motion of lord Howick, resolved itself into a committee on the

Slave Trade Abolition bill.

Sir Charles Pole opposed the measure, not, he observed, with a view to the consideration of any individual interests, but as an object of the utmost national importance. About the year 1780, there were 15,000 persons destrayed by a hurricane in Jamaica; in case of such an event taking place again, it would be found impossible to uphold the state of property in the islands, without importation. On the other hand, if the trade was not permitted · by parliament to be continued, it would be found almost impossible to prevent smuge igling; or even if we did compleatly abandon the trade, it would be immediately taken up by the enemy, who would increase and strengthen his navy by those means, and we might soon expect to see the downfall of the British empire. At least he thought it might be expedient to give the planters time to add to their number of temale slaves, as a probable means of laying the foundation for a 'better supply in future. He therefore moved, that instead of May, 1607, the words May, 1812, should be inserted, as the time for the commencement of the operation of the bill.

. Mr. W<sub>k</sub>rd contended that our colonies would neither be injured nor ruined by the operation of the immediate abolition, but that on the contrary they would be benefited thereby. The disproportion between births and deaths had been for several years declining in Jamaica. And the beneficial operation of this measure would leave the effect of reducing that disproportion still more. · Besides, the population would be kept up by the kind Treatment, which it would then be the interest of the planters to extend to their negroes. He should prefer the rejection of the whole measure to voting for the extension of its commencement for ave years, which would be only a com-

Sir Philip Francis argued in favour of of the house. But it was open to the house the bill. He maintained, that the abolition, to exercise its judgment on every indivi-dual case, and either to enforce the law, this country, would be advantageous to so far from being injurous to the navy of our maritime strength, by preserving our sufficient encuse, or at its pleasure. But seamen from the mortality which took place in the prosecution of that trade. If it would be enforced, and that was the it were to be only a question respecting the navy of this country and the navy of France, he should not have any objection that the whole of the French navy should be employed in that trade; and he was convinced that our navy would maintain its superiority, while that of the enemy would be reduced still lower than it was at present. Nothing tended so, much to the calamities that had ruined St. Domingo, as the un-Jimited power that individuals had of in-creasing the disproportion between the black and the white population. This bill would extinguish that power, and, therefore, secure the tranquillity of the British

colonies.

Mr. Fuller would be extremely glad to hear by what regulations the hon, member's father (Mr. Ward) kept up the population, on his estate in Jamaica, and there could not be the smallest doubt of all the other planters being extremely obliged to him, and most cheerfully following his example; He had heard something of its local situation, preventing the negroes from mixing with those on the estates adjoining; their habits were different, and that might in some measure account for the difference in the maintenance of the population on that particular estate. He cautioned gentlemen, however, against being led away by false notions of popularity and huma-nity. Those who were planters themselves might easily raise a clamour against the cruelty of the planters, &c., but he would have gentlemer to recollect that the West Indies had been the support of the country for many years, both as to seamen and revenue. We might as well say, Ob, we will not have our chimney swept, because it is a little troublesome to the boy, as that we should give up the benefit of the West Indies on account of the supposed hardships of the negrq.

General Vyse vindicated the character of the planters for humanity; but supposted the bill most strenuously, on the ground that there was a most shameful abuse of the authority delegated by them.

Sir C. Turton observed, that if the mea-

sure of French iniquity was not yet full, be at this day found a man in civilided Eu-we should surrender up to them this guilty rope who would profess hinself an advo-trade, that we might acquit ourselves of cate of torture?—so would it be with the any further charge as to this heinous of-slave trade. As to the necessity of delaying fence; whilst it might complete the cata- its abolition, what had been said? They logue of our enemies crimes, we, at the set out, said the noble lord, with the prosame time, might hope to have taken one position that the slave trade is in muman and great step towards averting the wrath of unjust, and then they propose to prolong Heaven from us.

ment; but at the same time recommended that a parliamentary confinission should be in three different relations, with respect sent out to every island in the West Indies, to Africa, the slave merchants, and the and that parliament might afterwards lay slaves themselves; the arguments advanced very high duties on the importation of slaves by the hon, baronet (sir C Pole) appeared

to be still carried on.

Mr. Whitbread thought it would be a most tedious and impetent measure to wait until we had the report of as many of the commissioners as might chance to reach home with the report, and then leave the measure in a great legree to the discretion of the governors of the different islands. But there was one point which he thought to be particularly worthy of notice; the at the bar of the house of fords, that it was intended to have several new pieces of land cultivated, for which a fresh supply of slaves was wanted; and there was another point to which he thought it necessary to advert; did the gallant admiral opposite suppose that we, as christians, could hope, when visited by the wrath of Heaven, as he had stated, with a hurricane, could we then hope for a blessing from the Almighty by setting off to Africa to rob and murder in order to recruit our stock?

Mr. Rose entered into a detail of the various proceedings of parliament, and the opinion of the most eminent public men for a century past as to this trade. He concluded by observing, that his late right hon. friend (Mr Pitt) was in his heart a most sincere abolitionist, as well as himself, though there was some difference of opinion between them as to the Best means of carrying that principle into execution.

Lord H. Petty opposed any further delay; he contended that the authorities cited by the right hon. gent. were not conclusive; on speculative truths the most clear and incontrovertible, there had been in all ages men of probity and wisdom who had their own peculiar and exclusive sentiments. In

that system of injustice, and continue five Mr. H. Addington supported the amend- year, more the practice of that inhumanity.

Mr. Canning took a view of the subject into every island where the traffic was found to him to have been completely overturned by the statement of facts advanced by the gallant general in support of them; he was decidedly for the most speedy abolition of so disgraceful a traffic.

Mr. Bathurst - thought the immediate

abolit on of the trade imposible.

Mr. Barham was of a contrary opinion, and thought that the measure, to be effectual, must be speedy.

Mr. Perceval warmly contended for the necessity of immediate abilition. The question being loudly called for, the committee divided.

For the immediate abolition Against it Majority

## HOUSE OF LORDS. Monday, March 9.

[Scotch Judicature Bill.] The Lord Chancellor stated that he had received a letter from the lord president of the Court of Session in Scotland, addressed to him as lord high chancellor, purporting to be a Memorial from the College of Justice, which was signed by the lord president and ten other judges, with a note of dissent from the four remaining judges. It adverted to the the house for the better before regulation of the courts of justice in Seotland, and stated, that it was of great importance that they should be permitted to lay before the house certain considerations relative to that subject. As he could not from the form of the memorial, move that it should be now laid upon the table, he wished to receive their lordship's instruction as to the course of proceeding which he the parliaments of France how long was it a should adopt. He therefore moved that subject of discussion, whether torture should the lords should be summoned for the next day.—Ordered. HOUSE OF COMMONS.

Monday, March 9. Murring Bill. The house, on the motion of the Secretary at War, having gone into a committee on the Mutiny bill,

The Segretary at War made a few obthe bill, which went to preserve the civil. power from all possibility of military en-croachment; he then read some of the clauses which he wished to have made part of the bill. Officers or soldiers charged with capital offences, to be thened over to the civil enagistrate; but no officer to be apso facto cashiered for not aiding the civil power, until convicted of such charge before a court of justice. Another clause ters who have been twice guilty of deser-Another clause compelled deserters to serve for life, and made such forfeit additional pay and pension. A further clause required that no person should be sentenced to the loss of life or limb, or to transportation, by a general court martial, consisting of less than thirteen officers. The clause refative to the enlisting money, as also that providing compensation for masters whose ervants or labourers may have enlisted before the time contracted for had expired, rave rise to a short conversation between Mr. R. Dundas, sir T. Turton, colonel Barry, Mr. Rose and Mr. Secretary Windham, when, after a slight amendment of the latter, both were agreed to. The remaining clauses, including one declaring in pegroes in his majesty's service free to all intents and purposes, were then sevegally read and agreed to, and, on the house resuming, the report was ordered to be recrived the next day.

[SLAVE TRADE ABOLITION BILL.] Hoohouse brought up the report of the Slave. Trade Abolition bill. On the motion that the amendments be read a second time,

Lord Howick rose and said, that before the amendments were read, he was auxious to advert to what had passed on a former pecasion, and propose, what he flattered limself would be sufficient to obviate cerfain objections; in doing this, however, he begged to be understood as not in the lighter degree swerving from the opinions he handwared, and still entertained, of the principles of the bill itself. He wished to give gentlemen, who had started their obgive gentlemen, who had corred their ob-jections, every possible accommodation; Fuller) in any assertion that might not

and though he could not see how the preamble of the bill in its present form could be productive of the ill consequences that had been so strongly apprehended, yet he would consent, by omitting the two first lines, to put that preamble in a form less objectionable. At the same time, when he recollected that all the former proceedings of the two houses of parliament, relative to the slave trade, had been published in all parts of the West Indies, and there circulated, and especially the very resolution declaring the trade to be inconsistent with justice, humanity, and sound policy, and that those publications were not productive of any disturbance or disaffection among the negroes; he could not think that if the preamble stood in its original state, it could was introduced and agreed to, enacting that be productive of the least evil; this opia mark shall be fixed on the bodies of deser- nion, however, should yield to his anxiety for general accommodation on a great question like the present. The amended form of the preamble then proposed by the noble lord, excluded the terms " founded in humanity, and substituted, for certain special reasons, " it is expedient that the slave trade be abolished.'

Mr. Hibbert said he should reserve what he had to say for a future stage of the

General Wyse contended that the terms used in the first preamble, were but characterestic of se infamous a trade, and represented the miseries of the wretched victims in a three fold point of view, the circumstances of their capture and sale in Africa, those of their passage to the colonies, and the manner of their reception on their arrival there.

Mr. Rose thought, that the wording of the preamble as it originally stood, would have been productive of dangerous consequences among the slaves.

Mr. Wilberforce could not see it in so alarming a pdint of view, but had no objec-

tion to the smendment.

Mr. Fuller set himself much obliged to the noble lord for the willingness be had evinced towards general accommed ion on this subject; he could not however help adverting to the unfair and unhandsome construction that had been put upon his own conduct in this business; he did not much like to see upon a former night an hon. member going about the house asking tions about his estate in the colonies, the name of it, and other circumstan

not be utrically approximate the facts be should score to seem any thing which the did not think he condidenters which the best the conditions the condit what was dee door every member to that house, and he know also what sees due from a comp of bonour to himself. He was no pitiful center; -- confident in the aptegrity of his intentions, no superstitions folis horried. him to interpret every title comunity into a dire visitation of Providence. But had be no internal principle to guide him, he had to suppose that character, asleng is ever ancestry bequesthed him. The family were well known and respected in 1607, and this was 1807, and they were now, as they were then—not one of them indebted to any faction or to any ministry for sixpence of the public money, they were then in prosperity, and now in the fairest way of prospering, if gentlemen would let them prosper. As for himself, he had always gold in that house as a juror upon his oath. He was not endeavouring to get in with the government,he felt and acted as an independent man, and was never an admirer of affected piety.

Mr. Barham approved of the amendment ain the preamble proposed by the mobile lord (Howick) on principles of policy. The impressing upon the minds of the negroes that it was by a violation of the laws of justice and humanity that they came there, would be only filling their minds with unavailings He acknowledged that the circula tun of the papers respecting the sheliuon in the West Indies, was rather a singular sort of proceeding. But, at the same time, the negroes must have legit from there that the sentiments concerning the inhumerity, injustice, &c. of the measure were only those of the minority in this country, He recommended conclinators measures, and observed, that whatever lad effects, might result from the mode of proceeding in this business, he had nothing to do with them. He disapproved of the trade itself, but had objections to the manual of roughing it.

Mr. Dickenson observed, that the opinion which he formerly maintained on this andject were much markets, be still, however, doubted the policy of the recessore, but
at the same times could, not belt paying the
tribute of approbation to the moderation of
the noble lord.

this country and the colonies, and ultimate- to pretent is to their lendships. He found ly occasion an entire separation, unless the from a reference to a marginal note in the

last person in Thornt

Lord fations proposed a clause of preven the last regulations for limited device of tending to the negroes. The segment, there in fore, are still to be bilined in the first ingiance; he Majesty having the gower to make such regulations respecting them as he may hereafter judge proper. The object of this was to prevent say appethensions of their becoming chargeable to the islands. This clause was received add added to the bill. The impendiment in the pressible. and the amendments in the committee were then agreed to, sud the bill was ordered to 13 be read a third time on Wednesday. "

> MOUSE OF LORDS.

Therday, March 10. • [scotch judicature mile.] - Lord Grenvalle rose to rapve for certain accounts. A previous to the introduction of the subject, for the consideration of which their lordships were then particularly enumoped. had, on a former occasion, when he proposed to the house his intention of bringing in a bill for the regulation of the Courts of Justice in Scotland, adverted to the great incorrecience which the house had already suffered, and which it was likely yet to suffer, in consequence of the great number of appeal causes submitted to its judicial consideration. He should therefore at present trouble their dordships with two motions; first, that an account be presented to the house of the number of Scotch Appeals, from the year 1794 to 1801; and next, an Account of the number of Scotch and Irish . Appeals, from 1801 to the present year , 1807 -Ordered accordingly.

The Lord Chanceller having quitted the woolsack, observed, that he was induced to call the attention of their londships to a communication made to him from the prosident and senators of the College of Justice In Scotland, for the purpose of being guided by the whadow and decision of the house. on a subject in which he was unwilling to ject were much measures, be still, how-trust to his own sprivate judgment and or in ever, doubted the policy of the measure, but ion. His had received from that body a st the same time could not belp paying the measures, adverting to the bill at present though of approhision to the moderation of the Linguist distinct payer, not count of the first intence opening that the planed of my specific grievense, he did not measure would in the first intence opening that the planed of my specific grievense, he did not measure would in the first intence opening that the planed of my specific grievense, he did not measure would in the first intence opening the bitmeet full intention of the country and the colonies, and ultimatetrust to his own private judgment and or in

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ed the present communication on two precedents; the first, when, in the year 1650, the Court of Session made an application in a similar hanner to the parliament of Scotland, and the other, that, in the Year 1717, by the Act of Sederunt, the Court of Session did apply to certain lords, part of their own body, but, who were also lords of par-, hament, communicating to them their opinion of certain legislative measures then in the consideration of the house. It was for the house to determine whether such precedents had any reference to the present Anxious as he was to obtain the instructions and opinion of so learned and venerable a body as the Court of Session, and naturally alive to the feelings and wishes of his native country, he still could not forget that he had to preserve the rights and privi vileges, the dignity and character, of the house. With such an impression, and in · so delicate and important a matter, he felt it the most advisable method to govern himself by the wisdom and judgment of their lordships.

Lord Grenville declared himself particu-' iarly satisfied with the motives and reasons which had induced his noble and learned friend to apply to their lordships for advice and instruction in the present case. though willing to give every wedit for the caution which was observed, he still must assert, that the usages and forms of parliament, the practice and precedents of the house, were conclusive against the receiving of this memorial from the Court of Session. .. Parliament had uniformly, for the best and most salutary reasons, denied to any person or body, the right or opportunity of giving advice upon subjects enbmitted to its legislative consideration. This was of itself mandatory on their lordships, not to receive the communication alluded to by his noble and lourned friend. But there was a further objection, arising from the uniform custem of , the house, not to allow even petitions to be laid upon its table, coming from any alleged Body, unless that body were legally and justifiably entitled to approach the logislature in a corporate capacity. He was convinced his noble and learned friend felt upon this subject; is he did; although he was conscrous of the strong and powerful inducewhich urged him to apply to their There was considerable attention be pare to the venerable and learned body from whom this communication was repeived. This his noble and learned friend

memotial, that the Court of Session ground- | felt, together with an unwillingness to decide a question of such weighty importance on his own private opinion and conviction. With respect to the precedents referred to in the memorial, they would be found, on examination, by no means to apply to the present case. Whatever might be the nature of the connexion of the Court of Session, with the parly ment of Scotland, one fact was clear, that no inference could be drawn from that circumstance, in any manner affecting the practice or decision of the house. It was unnecessary to enter into the minute differences: he should satisfy himself by saying, that the parliament of this country was so essentially different in its construction from the parliament of Scotland, that no act of the latter could be supposed as a justified precedent, by which the house should regulate itself. But the reference to the act of Sederant, in the year 1717, when an application was made by the Court of Session, to words of parliament, was, in his opinion, equally inapplicable to the present case; because it appeared, from an examination of that precedent, that the lords of the Court of Session applied only in the manner of remonstrance, to some lords who constituted a part of their court, and also fulfilled the duties of lords of parliament. He felt it impossible for the house to receive the memorial; at the same time that he was free to admit, that the house might receive much desirable information from having the opinion of that learned body laid before it. It was in their power to avail themselves of the right of petitioning according to the sanctioned and acknowledged principles of parliament. For his own part, he was extremely anxious to have the house put in possession of the opinion of that venerable court. From some of the suggestions of the memorial (for he had also been honoured with a copy of it from the lord president) he had received important infor-mation; on other points, he was still obliged to dissent. As far, therefore, as he was personally concerned, he wished their lordships to be enabled; frame leasting Kie objections of the Court of Session, to appreciate the value of those arguments, which he should think 'it his duty to state, in answer to such objections. He recommended his noble and learned friend to state, in his wonted respectful manner, to the learned person from whom he received the memorial, the insuperable objections which prevented him from presenting it to the house. Hord Eldon was of opinion, that although

the house could not receive a communication from the Court of Session, in the rismner in which the present memorial was made, yet it was of the highest importance, that the opinion and advice of so learned and venerable a body, on a subject which so peculiarly involved their interests and duties, should be fully in possession of their lordships, before they were called upon to de-cide on perhaps one of the greatest changes which ever took place in the administration of justice in any country. There were other modes, whereby that instruction and information could be obtained. For instance, it was in the power of the house to resolve. that the measure should be submitted to the opinion of the Court of Session, for the purpose of enabling it to gain beneficial information from the report which should be made. There were precedents for such a line of procedure, and it was for their lordships to adopt that which tended to promote the means of acciving the most correct knowledge of the merits of the measure.

The Earl of Lauderdale expressed him. self as anxious as any other noble lord, to have the opinion of the Court of Session laid before the house: but, at the same time, he wished to be fully understood, that in order to prevent any farther delay in receiving such opinion, the lords of the Court of Session should petition the house in their individual capacity, for only in that capacity could their petition be received. With respect to one of the precedents referred to, it would be found by the preamble of the Bill on the Forfeited Estates, that the lords of the Court of Session were only heard as petitioners, or, as the bill more appropriately recited, as supplicants. He deprecated the proposal of consulting the lords of Session on the enactment of a legislative measure; such conduct would be inconsistent with the character and forms of parliament; it was a principle which the house never did nor could recognise. By the 10th of George I. parliament depuved the Court of Session of the right of interfaring in the nent of the indeed, yet the house did not conceive it necessary to apply for information to the lords of the Court of Session. Indeed, in all cases where the history of parliament afforded an opportu nity of inquiry, whether applicable to England or Scotland, he contended, that, however parliament might have deemed it necessary to apply to the judges for their opinions on points of law, it never did com-

sure, in the agitation of which it thin happened to be engaged.—After some surther observations,

The Lord Chancellor said, that he would take upon himself to make the necessary communication to the learned lord from whom he received the memorial, without in any manner committing the house, of compromising its privileges or character.

House of commons.
Tuesday, March 10.

[MINUTES.] — The following are the names of the members remaining on the reduced list of the members chosen by ballot to try and determine the merits of the Petition complaining of an undue election for Taunton; T. S. Gooch, esq. sir John Aubrey, G. Baillienesq. John Pattison, esq. sir T. Mostyn, R. Morfis, esq. W. H. Fellowes, esq. Cecil Forester, esq. R. Manners, esq. E. M. Mundy, esq. hon J. W. Grimston, John T. P. B. Trevanion, esq. R. Holt Leigh, esq. Norsinees; sir J. Dashwood King, bt. right hon. N. Bond.

[PETITION OF MR. COCHEANE JOHN-STONS.] Mr. Whitbread stated, that he held in his hand a Petition from the hon. STONE.] Andrew Cochrane Johnston, late colonel of the 8th West India Regiment, and governor of the Island of Dominica. Before he opened the subject of it, he thought it proper to explain to the house, that he had not the honour of the petitioner's acquain-He never saw him until yesterday, when he had a few minutes conversation with him. The petition, he understood, had been offered to several members who.. had declined presenting it. In conformity with a principle which he had laid down for himself, he thought is his duty to present it, at the same time he begged to be under-. stood as not being in the smallest degree pledged to the truth of the allegations contained in it.

never did nor could recognise. By the 10th of George I. parliament depuved the Court of Session of the right of interfering in the nent of the indeed, yet the house did not conceive it necessary to apply for information to the lords of the Court of Session. Indeed, in all cases where the history of parliament afforded an opportunity of inquiry, whether applicable to England or Scotland, he contended, that, however parliament might have deemed it accessary to apply to the judges for their opinions on points of law, it never did commit to their investigation a legislative theat

their maked approbation. That brevet promotions in the arm have made according to someonic organic and that for an officer to be passed overing such promotion is a deep disgrace to him. That, in the afore said month of October 1803, a brevet promotion of major generals to k place, in which promotione the name of your petitioner was purposely ontted. That, sensible of the disgrace thus influenced on him and conscious that the ininflicted on him, and conscious that the infliction, was unjust, he immediately applied to His Royal Highwas the Duke of York, then and now communder-in-chief of his Mijesty's forces, to know the wause of punishment so severe and unexpected. That it was upwards of two months before he received any answer at all to this application, and that he was then informed of the cause of his punishment, by a letter from the Duke of York, dated on the 10th of December 1803, containing the following words:-" It is an invariable rule of the service not to include in any general brevet promo-" tion, an officer (whatever may be his " rank) against whom their exist charges, " the merit of which his not been decided; " but, whenever an investigation shall have taken place, and, should the result prove favourable to you, there will not be any difficulty in your recovering the rank, to "which your seniority, as colonel, entitles you." That it was with great surprise, that your peritioner thus, for the first time, hearnt, that there were charges existing against him; and, it was not without some degree of indignation, that he perceived, that he had been punished upon the ground of more charges preferred in the dark; that these charges had never been communicated to him, and, moreover, that, even of the existence of which charges he was not in-\*Yormed until upwards of two months after he had been punished, and had complained of his punishment. That your petitioner, mpen receiving the letter aforesaid from the Duke of York, lost no time in most earnestby soliciting his Royal Highness to afford him information as to the nature and purport of the charges existing against him; but, that, unto his repeated entreaties for this purpose, no answer whatever was he to obtain, until the 28th day of the engrace for six months; he was informed, by order of the Duke of York, that he, the Duke of Work, had now called upon Major Gordon (the accurer) to state whether he meant to bring forward any charges at all withesees had repaired, was, all of a sudden,

be perceived by your honourable house, your the ground, as stated by the Duke of York himself, that charges existed against your petitioner in the preceding month of Octobei. That your petitioner, conscious that no criminal charge could, with truth, be preferred against him, impatiently waited for the day of trial, which, however, to the great vexation and injury of your petitioner, was delayed until the month of March, 1805, though, according to the Duke of York's letter of the 10th of December, 1803, the charges actually existed against your petitioner in the month of October preceding, -a year and a half herore it was thought proper to proceed upon them. That prerious, however, to the assembling of the court martial, before whom your petitioner was sent, stigmatized with having now been / passed over in ewo general brevet promotions, some circumstances occurred, to which your petitioner humbly presumes to solicit the particular attention of your honourable house. That your petitioner having stated to Sir Charles Prorgan, the then judge advocate general, his objection to Mr. Oldham as a person to officiate as judge advocate at the approaching trial, and which objection was founded upon tife partial conduct of Mr. Oldham upon a recent occasion, Sir Charles Morgan informed your petitioner, that, in consequence of such objection, he had had an intention of appointing some other person to officiate at the court martial. but that he had recently received an application from His Royal Highness the Duke of York, specially requesting, that Mr. Oldham might officiates and that this had determined him (Sir Charles Morgan) to employ Mr. Oldham upon the occasion. That your retitioner, at no loss uncontinuous this interference, adhered the more resolutely to his aforesaid objection; but that, though he, finally, and with much difficulty, succeeded in this point, he, to his great mortification, found, that, immediately afterwards, the seat of the court martial, which was, by the orderof the Duke of York, actually assembling at Canterbury, whither, towards the end of February, your petitioner and several of his

letter to the judge advocate general, dated on the 21st of February, 1805, stated, that " great inconvenience and expence would be occasioned by this change, as well as the impossibility of transmitting timely notice of it to the witnesses, particularly "those resident in distant parts of the king-dom." That, in spice of all the disadvantages, by these and other means created, your petitioner was hollourably acquitted upon all the charges preferred against him, notwithstanding so much study and preparation had been used in the producing of those charges; that, not only was he so acquitted, but there was not brought out in evidence, one single fact tending in the slightest degree to shew, that the occuser himself could possibly ever have believed any one of the charges to be true; and that it was glaringly evident, that the whole of the accuration consisted of falsen ade invented for the sole purpose of injuring the fame and the fortune of your petitioner, and of giving the colour of justice to the punishment which had already been inflicted upon him. That your petitioner, upon the result of the trial being made known unto him, did, on the 18th of April, 1805, endeavour to obtain an audience of his royal highness the duke of York, in order to obtain, in the list of major-generals, that place to which his senioney entitled him, and in the obtaining of which he had, by his royal highness, been informed, there would be "no difficulty, provided the result "of the court martial was favourable to him." That your petitioner, having been refused access to the duke of York in the first instance, having been unable by other means to obtain any satisfactory answer to his repeated applications tendered the rewhich he was so unjustly held in a state of degradation. That, as to the grounds, upon which the application of your petitioner was rejected, your honorable house will have charged that the decisions of all general courts martial are communicated to the king by the judge advocate general, who, when he has thereupon received the commands of the king, communicates them to the commander-in-chief, together with the king's remarks thereou. That, in pursuance of this practice, Sir Charles Morgan, baying first laid the decision of the court martial Moresaid before the kipg, next communicat-

removed to Chelsea, notwithstanding the puto, as coming from the king Muself, a remoustrance of your petitioner, who, in a remove, that, as to the principal charge, the letter to the rudge advocate general, dated comband been inhibited by law from proecoding upon it, owing to the crune alledged having taken places more than three years previous to the date of the sectant for the trial, and that "his Majesty considered this " lapse of time to have been bwing to an " improper conduct of the prosecutor." That as your honourable house will not fail to perceive, this femark was calculated to cause it to be believed, that, if no lapse of time had so taken place, and if the court martial had not thereby been inhibited from proceeding on the said charge, the said charge might have been established against your petitioner: whereas, the facts were; 1st, That the act charged, was alledged to have taken place previous to September 1801; 2d, That an investigation into the conduct of your petitioner was contemplated by the duke of York in October 1803, and upon that contemplation he withheld the name of your petitioner from the brevet promotion; 3d, That, between September 1801 and October 1803, only two years and one month had elapsed; 4th, That hapween Octobe. 1803 and August 1804, 14 the warrant for the trial was, at last, issued, your petitioner drd make urgent and repeated requests to the duke of York, that the trial might take place without delay; and 5th. That your petitioner, apprehensive that a plea of lapse of time might be made use of, for the purpose of leaving a blemish upon his reputation, expressly requested, in a letter to the adjutant general, dated on the 22d of June 1504, that " no part of the grounds, on which major Gordon had " proposed to found his charges, should w be kept back from examination;" from which facts your petitioner is satisfied, that signation of his commission as colonel, re-solved no longer to remain in a service, in house, that if the court martial was inhibited from taking cognizance of the charge aforesaid, the inhibition was to be ascribed solely to those concerned in framing and bringing forward the prosecution. however, to the most important fact, connected with the aforesaid remark of the king, it remans for your petitioner to pray the attention, of your honours. ble house; namely, that netwithstanding the lasse of time, the course maintial actually did, before they perceived such lapsen fully investigate the merits of the said charge; that the charge was, by evidence the most complete, clearly proved ed it to the duke of York, subjoining there- to be utterly false, and destructed the

semblance of foundation; and that it was impounting, in number, to several thousands not until after such proof had been given, that the court marital discovered that they were, by law, inhibited from taking cognizance of t. That it was nevertheless, upon the ground of the remark made by the judge advocate general, in the king's theme, that the suke of York, in a letter to your peti-Tioner, dated on the 16th of May, 1805. refused to place your petitioner in that situation, as to rank, to which he was, by his seniority, entitled. That your petitioner, full of indignation, at the injustice with which he had been treated, addressed a remonstrance to the judge advocate general, complaining of the aspersion cast upon his character by the putting of the remark aforesaid upon the records of the army, while, at the same time, the facts above stated by your petitioner were carefully concealed. That in answer to this remonstrance, the judge advocate general informed your petitioner, in a letter dated on the 20th April, 1805, that " since he had communicated to " the duke of York the letter in which the " aforesuid remark was contained, he had " seen occasion to recall that letter, and to substitute another in lieu thereof, leaving out the said remark, and that he had mof ken upon himself to explain to the king, " the reason why this remark" (made, as your honourable house will perceive, in the king's name, and as coming from the king himself) ". was now omitted." That, thus, as it must be manifest to your honourable house, the judge advocate general has the power to communicate to the commander. in-chief remarks, in the king's name, upon she decision of every general court martial, from which remarks along the commander-in-chief must according to his letter above mentioned addressed to your petitioner, form his opinion upon the whole matter of each case;" that the judge advocategeneral has the further power of altering such remarks at his pleausure, not only without the orders, but even without the knowledge of the king, in whose name they are made; that this judge advocate general not only holds his office during pleasure, but is at the same time so much under the influence of the commander in chief, as to be induced, at his bare suggestion, to change his intention as to the person whom he shall imploy to officiate in his stead at a court martial; and that, thus, the fame and for-tune of all the officers of the army, (an es-sablishment, the annual expense of publish is now more than eighteen milliods sterling) and he was happy to state, that having

of gentlemen, connected by ties of blood, or otherwise, with no small portion of the rank and consequence and influence, in the whole of the community, are subject to the absolute will of one irresponsible individual. That, from this cause, your petitioner has suffered most grievous injustice, indignity, and injury; that, after a life of faithful, zealous, and ardious services, he has been driven, as above shewn, to the alternative of abandoning his profession and his means of subsistence, onof retaining them accompanied with unmerited disgrace; and, that he, therefore, prays your honourable house, the constitutional protectors of the people's liberties and properties against arbitrary power and oppression, to afford him redress, and to prevent, by such means as in the wisdom of your honourable house it shall seem meet, the future recurrence of cimilar grievances. And your petuioner shall ever pray. ANDREW COCHE ME JOHNSTONE. London, March 2d 2507. - The petition having been read, Mr. Whitbread moved, that it do lie on the table.

The Secretary at War observed, that as there was no pledge to bring forward any motion on this petition, he would now take the opportunity of saying a few words, be-. cause it had been spread abroad that he had pledged himself to bring this matter before the house. He was glad of this opportunity of giving a public contradiction to that charge. Some gentlemen who had been in the late parliament, might recollect the notice which he had given: but, as many of the present parliament might not be acquainted with the proceeding, he would state the case exactly as it stood. He had observed, in the case of Mr. Johnstone, and in many others, what appeared to him to be an abusive practice in military justice. This arose from the nature of the powers of the judge advocate. It seemed to him a strange impropriety that the judge advocate, in these cases, should be the only person consulted when a decision was given by the king, and that there should be no consultation want the commander in chief, the person intrust-ed by his Majesty with the management of the forces, and who ought properly to be responsible. He therefore gave notice of a proposition to put an end to that practice. Subsequent to that notice, a change took place in his Majesty's councils, and this af-forded him the means of applying the remedy without having recourse to parliament this point, his Majesty had been graciously pleased to direct, that the proceedings should be conducted in future so as to answer the object which he had in view from the boginning. The present practice, therefore, was, that the judge advocate did not receive Dundas), as he united with him in thinking his final decision on giving is his report, but that it was the dety of every member to his final decision on giving in his report, but that his Majesty afterwards signified his decision to the commander in chief, who was therefore responsible for the advice given to his Majesty on these occasions. Thus the injustice which was supposed to arise from the interference of the judge advocate was prevented. He would not object to receiving the petition, though he saw no advantage which could result to the petitioner from it. One of the objects of the petition was to obtain the restoration of his rank. This was a case in which the house could not in the least degree interfere. It was one on which it was impossible to frame any question which could procure the petitioner success. It would be an interference with the pierogative, which the house could not possibly sanction without extreme danger and inconvenience. Another object of the petition was, that the house should take such me :sures as might prevent the recurrence of such proceedings in future. It was unnecessary to petition the house on that parti-cular point, as it had been already done. The judge advocate general was deprived of that power of which he had complained, and which he certainly would have made the subject of a motion, had not the situation to which he was appointed afforded him an opportunity of putting an end to the practice. He begged pardon for trespassing on the house, but he thought it necessary to refute the idle and mischievods reports, the calumnies, he might say which had been circulated respecting his conduct in this bu-

Mr William Dundas could not subscribe to the doctrine of the hon gent. (Mr. Whitbread) that every petition was to be presented if couched in respectful terms. The petition was to be presented in the petition of the petitio he had certainly declined presenting it, because he could not conceive how this house could interfere so as to give the redress solicited.

Mr. Whitbread declared, that he did not constitute himself a judge to determine what petitions ought to be presented and what not. All that he had to do was to take care that they were conched in proper and respectful terms. Whether they were to be received

made representations to, his Majesty upon | or not was matter for the consideration of

the banse.

Intr. Somer stated, that he had also had the petition bearing him, but had declined presenting a for the same season that had been stated by the right hon. gent. (Mr. exercise his own judgment as to whether a petition ought to be presented of not?

Sir E. Knatchbull stated, that he was in the same predicament with the hon. members who had spoken , but he united in the opinion of the hon. gent. who had presented the petition, as to its being the dutk of every member to present any petition to the house, when couched in proper terms. He therefore rose merely for the purpose of seconding the motion which had been made. The motion was then put and carried.

HOUSE OF COMMONS.

Wednesday, March 11.
[MINUTES.] Mr. Frankland, chairman of the Yarmouth election committee, reported that the sitting members, Messrs, Harbord and Lushington, were ally about and that the petition against them was not frivolous or vexatious.—On the motion of Mr. Tierney, it was ordered, that there be laid before the house a monthly return of desertions from the army, from the 1st of January to the latest period also a return. of the effective strength of the army, from which the said desertions had taken place at the same periods; also a weekly account of the number of recruits raised in the same period, distinguishing Ireland from Great Britain.—On the motion of Mr. Kenrick, it was ordered, that there be laid before the house, an account of the number of causes tried by the court of exchequer in Scotland during the last 15 years.—Mr. Merbert, after commenting briefly on the important question now before the house, touching the expulsion of one of its members, and observing that it was desirable, in addition: to the report of the committee of precedent,. to have every other information enloulated. to give a full and fair view of all parts of the case, moved, that the Proceedings of the. Court Martial for the Trial of John Fenton Cawthorne, esq. colonel of the Westminstermilitia, daid before the house, April 6, 1796, and ordered to be printed, be now reprinted. Mr. Tierner objected to the motion on the ground of the expence, trous ble, and delay of printing a voluntinous mass : of papers, when the question belone the

when this business had been first before the house, it had been thought right to print not only the sentence of the court martial, but the whole of the proceedings relating to the case Ugon which, it was ordered that the whole of the proceedings be reprinted.—On the motion of lord Folkestone, it was ordered, that there be laid before the house copies off propers tending to show in what capacity William Brake, the witness on Mr. Paull's petition, had served in the pavy. Ordered, that the orders for reporting the names of members who do not appear on the appointment of select committees for trial of petitions complaining of undue elections and returns, do not extend to members who are trial of the respective potitions in which they are concerned, or to members serving on. committees actually sitting.

[COMMETTER OF SUPPLY -- MISCELLA-WHOUS SERVICES.] -- The house Went into a Committee of Supply, sin which the following some were soted, on the motion of Mr. Vansittart: "Resolved, 1. That a sum, not exceeding £196,949. 19s. ,10d. be granted to his majessy, for paying off and discharging certain Annuities, ester the rate of o per cent. per ann. being part of the annuities granted by two acts of the 87th and 42 cars of his present Majesty; and that the haid sumb be issued and paid mithout any fre-or other deduction whatsoever.—2. Than £11,750. 144. 6d. be granted towards completting the purchase of buildings and ground in and near Palace Yard, Westminster, in pursuance of several sets of the 44th, 45th, and 40th of his present majesty, and for par-Tying the aid acts into execution, for the your 1807. - 3. That #229,500 be granted to defray the obarge of printing and stationary for the two houses of parliament, for defraping the expense of printing and delivering the votes of the house of commons, and for priming bills, reports, and othermsbers, by other of the said house, during a presenteessinders. That allocop be grant-

house that not whether the expendion had incorred for se-printing, to the proportion, justly then piece, the whether the member of servolumes a year, of the Jennals, Index, especied clust legalized again. Mr. Market on, and Reports of the house of someons, though the papers originalize granted, in order to affect a full view of the class. Mr. Stuges Bourne, Mr. Calorne, and Mr. Maller, angles to the same effect. Mr. C. White, angles to the same effect. Mr. C. White, angles to the case red for full view of the same of Journal of the 39th voice question to be esserved for future discussion. The Speaker thought it right to observe that the granted to ranke good the desicions of the secret of the be granted, to stake good the deficiency of the grant of the lug session of parliaments to defray the charge of printing and stationary for the two houses of parliament. - S. That £14,881, 16s. 2d. be granted to make good the deficiency of the vote of the last session of parliament, to defray the expence of printing and delivering the votes of the house of. commons, and for painting bills, reports, and other papers, by order of the said houseduring that session .- 9. That £459. 78. 4d. be granted, for making good the deficiency of the sum voted in the last tession of parliament for printing 1750 copies of the 58th volume of Journals of the house of com. mons.—10. That £70,977. 17s. be granted, for defraying the expence of carrying on the building of a New Mant on Tower Hill, for the service of 1807.—11. That £ 20.16. is, be granted, for defraying the expences of printing, Articles of Impeachment, Minutes of Evidence, and copies of the Trial of lord viscount Melgilie.—12 That £10,250. 14s, be granted, to be applied in further execution of an act of the 43d of his majesty, towards making goads and building bridges in the highlands of Scotland, fur 1807.—13. That £1.750, 14s, be granted, towards defraying, the expence of making an Inland Navigation from the Eastern to the Western Sea, by Loyerpess and Fort William, for 1807.—15. That £25,000 be granted, for paying fee on passing the Public Accounts, for 1807.—15. That £25,000 be granted, for new law South Wales, which may become due in 1807.—16. That £25,000 be granted, for defraying the claims of the Civil Establishment of the Province of Nova Scotla, from the 1st of Jan to the 31st Dec. 1807.—17. That £7,005 be granted, for defraying the charge of the Civil Establishment of the Province of Nova Scotla, from the 1st of Jan to the 31st of Dec. 1807.—18. That £4,050 be granted, for defraying the charge of the Civil Establishment of the Province of New Bruntwick in America, from the 1st of Jan to the 31st of Dec. 1807.—18. That £5,000 he granted, for defraying the charge of the Civil Establishment of the Province of New Bruntwick in America, from the 1st of Jan to the 31st of Dec. 1807.—18. That £5,000 he granted, for defraying the charge of the Civil Establishment of the Province of New Bruntwick in America, from the 1st of Jan to the 31st of Dec. 1807. for the service of 1807 .- 11. That at 2016. 6s. be granted, for defraying the expences of ed, for defraying the expense that may be -13. That \$5,100 be granted, for defray-

ing the charge of the Civil Establishment of the testator, or by the act of the law, the Island of Saint John in America, now make no great difference in regards. Jan. to 31st of Dec. 1807.—21. That 122,565 be granted, for declaring the charge of the Civil Establishment of the Island of Newfoundland in America, from the 1st of Jan. to the 31st of Dec. 1907 .- 22. That £4,460 be granted, for defraying the charge of the Civil Establishment of the Bahama Islands in America, in addition to the salaries now paid to the Public Officers out of the Duty Fund, and other incidental charges attending the same, from the 1st of Jan. to the 31st of Dec. 1807-23. That £1,030 be granted, for defraying the charge of the Civil Establishment of the Bermudas or Somers Island, from the 1st of Jan. to the 31st of Dec. 1807, 24. That \$600 be granted, for defraying the charge of the Civil Establishment of the Island of Dominical from the 1st of Jan. to the 31st of Dec. 1807. -25. That £12,704. 19s. 6d. be granted, for defraying the charge of the Civil Esta-blishment of New South Wales, from the 1st of Jan. to the 31st of Dec. 1807.

[FREEHOLD ESTATES BILL]—On the motion of the Solicitor General, the report of the Freehold Estates bill was brought up.

Col. Eyre warmly opposed the principle of the bill. He thought that it shewed much of the modern spirit of innovation; and that it would decrease the credit of the landed proprietor, to a very mischievous extent. The commercial man carried on speculations which tended to his own advantage, and the advantage of the public, and was not so likely, therefore, to be injured by this bill, while it would tend to the ruin of the man of landed property. It had been said, that the honest and considerate man would make all his debts burdens upon bis estates; but in his opinion, the honest and considerate man hand act in such a manner as to render this bill totally unnecessary.

Mr. Roscoe strenuously defended the principle of the bill; and thought the house was much indebted to the learned gent, who had introduced it. As to its being an innovation, he begged to observe, that the effects of the measure proposed had been experienced every day, as it would do nothing more than. make every real estate subject to a lebt which every honest man would wish to see paid; and whether it was done by the act of not but feel surprised at the consequences Vol. IX.

the faland of Saint John in America, now realled Prince Edward's Island, from the 1st independent of the Civil Establishment of the Island of the Civil Establishment of the Island of Island of Cape Breton in America, from the 1st of Jan. to 31st of Dec. 1807.—21. That is the sainted for Marketing and honers intending the marketing and principles. integrity and honesty, intending to make his estate liable for his debt, might, through negligence or other circumstances, be prevented from doing so. This bill would, therefore, tend to remedy these evils. Entailed estates. were not to be affected, nor were copyhold estates. He hoped, however, to see this bill followed by another, to make landed property liable for specialty debts. As to this bill making an inroad upon the customs of our ancestors that was no argument at all; as it was the very ourpose for which the house met, to rectify the laws in every particular, however long they may have existed.

Mr. Simeon declared himself in favour of the bill, and did not apprehend those evil consequences would result from this measure, which the hon gent was of opi-nion would be the case.

Mr. N. Calvert declared, he saw no sufficient ground for this innovation in the law; nor did he know, nor had he ever heard of any instances of landed proprietors availing themselves of the law as it now stood, in order to cheat their creditors. He was unwil-. ling, without a clear case of necessity being made out, to remove the old legal land marks of the constitution.

Mr. H. Martin assured the hon. gent. that instances had occurred, which pointed out the necessity of semedying the law, as it onew stood. He particularly instanced the case of a person, a considerable land-owner, who had a number of natural children, for whom he withed to provide, who had made . over his real estates to trustees, and to divide the produce amongst the children. The surviving trustee had sold the whole of the landed estate, and purchased others, withoutcharging them with any provision for these children; in ,this state he died; and the fa- \* . mily in question were left in a state of abject poverty. There were other instances of as trying a nature. The present measure was not an attempt to get rid of any legel institution, but rather to afford a femedy for an éxisting defect.

The Solicitor-General said, he did not wish to provoke a debate, in the present sings of the bill, at the same time, he could:

was to compel justife to be done, by obliging the rich debtor to pay the poor contror. He denied that this all would have any injurious effect upon the area core; for no representative of an ancient family could be supposed to die without leaving assets sufficient to pay his liebts. No innevation was hereby intended. Did the friends of the aristocracy mean to insinuate; that the landed proprietors alone should not pay their debts? And was there not as, powerful an aristocracy in Scotland, although the English law, on this subject, had no place? He declared, he knew various instances of landed proprietors availing themselves of the law, as it now stood, to cheat their creditors. He knew the owner of an estate worth £4000 a year, whose predecessor's funeral expences and apothe-cary's bill remained unpaid. Another, who left debts to the amount of £40,000, and not above 2s. 6d. in the pound had been paid, . although the successor to the estate came into possession of £4000 a year. There were many small traders, who had been unable to pay their own debts, and some had been thrown into prison on that account, because to them by landed proprietors.—The report of the bill was then received without a division.

> HOUSE OF LORDS. Thursday, March 12.

[SCOTCH JUDICATURE BILL.] --- Lord Grenville adverted to the discussion which took place on Tuesday relative to the memorial of the lords of session, and to the desire which was then expressed of being informed of the opinions of the judges of the court of session respecting certain parts of of the bill for the better regulation of courts of justice in Scotland. Whilst he was decided-Iy hostife to any proposition for receiving the opinions of the lords of session with respect to the expediency of the bill as a legislative? measure, he still thought it of importance that their lordships should have the opportunity of putting questions to the judges of the court of session, or some of them, with respect to the practical effect which might be produced by any of the provisions of the bill. In making a proposition to effect this purpose, his object was to avoid all unnecessary delay, it being his earnest wish that the bill should pass through that house so as to allow a reasonable time for its discussion in the other house, and this also with a viewate what, from the state of the business in par-

imputed to this measure, the object of which | liament, there was every reason to expect, namely, a termination of the session at an earlier period than had been usual for some time past. To send therefore questions for the opinion of all the judges of the court of session, must necessarily be productive of extreme delay; the only mode which appeared to himspracticable, was to order the attendance of the lord president of the court of session, and the two senior lords of that court, during the discussion of this bill, with an understanding that any of the other lords whose convenience it might suit might also attend. His lordship concluded by moving, that the lord president of the court of session, and the two senior lords of that court, do attend the service of the house with all convenient speed.

Lord Kinnaird doubted the propriety of hearing the fords of session at all, but if the; were to be heard, whether they should not all be ordered to attend.

The East of Lauderder observed, that if all the judges of the court of session were (referred to attend, it would greatly impede the regular course of justice in Scotland.

Lord Eldon concurred in the propriety of . the motion, and suggested that the stage of the bill in which the attendance of the judges would be most useful would be in the committee.

Lord Gre ville was of opinion that no delay ought to the place if the progress of the bill, and that the house might still proceed on it in the manner originally proposed.

Lord Auckland was anxious to have it distinctly understood, that the attendance of any of the other lords of session who might find it convenient, would be desirable.

The Lord Changellor approved of the motion, which he thought the only practicable mode of highing the opinions of the judges of the courf of session.—The motion was then agreed to.

HOUSE OF COMMONS.

Thursday March 12.
[MINUTES.] A ballot took place for a committee to try and determine the aterits of the petition, complaining of the election and return for the city of Dublin. The following gentlemen were appointed on the committee: Ed. Loveden Loveden, esq. J. R. M'Kenzie, esq. J. Robinson, esq. Earl of Yarmouth, T. Johnes, esq. F. Fane, esq. Sir C. Mordaunt, bart. G. Thomas, esq. A. Brown, esq. S. Horrocks, esq. N. Fellowes, J. Lamoin, esq. Sir J. P. Cotterell. Nom? nees, H. Parnell, esq. I. Gascoyne, esq. -

that the order for taking the Aberdeen hire petition into consideration on the 24th instant, be discharged, in order to have it put off to the 13th of April. After a short conversation between Mr. R. Dundas, the lord advocate of Scotland, sir J. Pulteney, Mr. Perceval, Mr. Canning, and Mr. Adam, the motion was negatived without a division -Sir J. Newport brought up a bill for the im-provement of the city of Dublin, which was read a first time; and, on the motion that it be read a second time on Monday next, Mr. Shaw (of Dublin) expressed a hope that the hon, baronet would not object to the printing of the bills nor press the second reading on so early a day as Monday next. It was a measure by which the interest of his constituents might be very materially affected, and he was therefore anxious to have sufficient time to consider the provisions it con-tained, of which he was then ignorant, as well as to communicate with his constituents, the parties most interested, upon chi subject. The Speaker informed the hon! gent, that, as the bill was, in a great measure, of a private nature, it fell within the provisions for regulating the proceedings upon private bills, and that, in like manner, as in the case of all private bills from Ireland, the period of three weeks must intervene between the first and second reading. The second reading was then fixed for Monday three weeks

[West India Planters' Petition.]-Mr. Hibbert, pursuant to notice, rose for the purpose of moving, that the Petition of the West India Planters, presented on the 27th of Feb. be referred to a select commit-tee. The petition was then read, as follows .

" To the Honourable the Commons of the United Kingdom of Great Britain and Ireland, in Parliament assembled, the l'etition of the unders gned Planters, Merchants, Mortgagees, Annuitants. and others, interested in the British West India Colonies

" Hamoly snewern, that the West India Colonies of Great Britain, having been planted and settled by British subjects, have, in a long course of years, progressively advanced in cultivation, wealth, and importance, from which the mother country has derived vast and increasing advantages, in respect to her commercial and financial resources, and her naval power.—That the capital at present existing in the British West India Colchies, estimated at little less than one hundred mil-

-Mr. Adam, pursuant to notice, moved lions, and which is for the most part an in-hat the order for taking the Aberdeen hire bestevent gradually created, in the cause of petition into consideration on the 24th in-Colonial trapa si au a small part of the British stake if those important establishments. Your petitioners are ready to shew, by official vouchers, that nearly one-third of the whole of the British imports and exports is involved in the West India trade, directly or collaterally; and that, in more than that proportion, the effective defence and power of the empire depend thereon; as the best and most productive nursery of experienced seamen.—That the foundation of these benefits and this prosperity was laid by the act of King Charles II. chap 7, entituled 'An Act for the Encouragement of Trade,' the preamble of which uses these remarkable words: 'And in regard his majesty's plantations beyond the seas are inhabited and peopled by his subjects of this his kingdom of England; for the maintaining a greater correspondence and kindness between them. and keeping them in a firmer dependence upon it, and rendering them yet more beneficial and advantage ous unto it, in the further employment and increase of Er ping and seamen, vent of English woollen and other manufactures and commodities, rendering the navigation to and from the same more safe and cheap, and making this kingdom a staple not only of the commodities of those plantations, but amo of the commodities of other countries and places, for the supplying of them, and it being the u-age of other nations to keep their plantations trade to themselves '-That, in conformity to the intimate union and relations here delineated, the colonial system of Great ' Britain has, in subsequent times, been systematically established; whereby, in every essential respect, the industry, trade, and navigation, of the Colonies, are strictly confined to the interests of the mother country; she, in return, granting to them and to their productions an exclusive or marked preference at her home markets, a facility of meeting in foreign markets a vent for the surplus of their produce beyond her own ample supply. and her needful support and profection against enemies, foreign and domestic. That, however, in various instances, and more particularly since the calamity there befell the once flourishing colony of St. Domingo, (whereby a temporary and accidenthe encrease of value was given to the great traple productions of the Colonies), the colonial system of the British Empire has been varied or departed from, to the disadvantage

of her Oplonies; restrictions have been im- | lately been recommended to parliament, posed suba the access of their surplus pro-duce to the foreign market, thereby merd-ing a powerful stimulation the cultivation of foreign Colonies; the production of their principal staple atticle, sugar, bas been enconverged and promoted in dependencies of the empire not subject to colonial regulations; a progressive taxation on sugar has been accumulated, which is calculated to impede the natural progress of its consumption in a prosperous and luxurious nation; and, while the progress of taxes at home, nuturally attending a state of was, has, in the course of the last twenty years, doubled the cost of every article which the Colonies import from the mother country for their use and necessary cultivation, the anxious care of the British legislature appears to have been directed to every measure that might at any time, prevent the colonial produce from obtaining the advantages of any tem-· perary demand and addition to its value, unattended with regulations, on the other hand, compe ent to protect the colonists from depressed and ruinous prices.—That, more particularly in the late wars, in which the mother country has unfortunately been compelled to engage, has the pressure of the existing colonial system been felt by the British West India Colonies; the access to a foreign market of that surplus produce, which, for her advantage, and, in order to I er own ample supply, the repeated public voice of the mother country has urged and stimulated the Colonies to grow, has been otten impeded and sometimes denied.-In . the mean time, the produce of those colo-, nies, which have, at any time, by the fortune of war, fallen into our hands, has been admitted to form an additional glut at the Thome market, and placed on a footing there with the produce of our old Colonies. And, as if to render the evil irreparable, and the case desperate, the great and acknowledged. superiority of the British navy has not been exerted in impeding the transit of the colomial produce of the enemy to its European . market whereby the inducement, which the enoung might have, to except colonial produce from the rigour of our general exclusion from the continental trade, is taken away and the British colonist, under all the increased and continually increasing expencarrof war, is stibjected to centend, now and gneeforward, with rivals, exchipted from shose charges, and enjoying the most adver tageous markets, without the Ambediment of British competition. That measures have

professedly intended to afford relief to your petitioners, but which, so far as they respect augar, the great staple article of the British West India colonies, can only prove beneficial in case a channel of export be opened; but, during our present almost total exclusion from the continent, can have little effect in relieving the diffress now felt by the growers and holders of sugar: and, that the proposed additional duties on spirits. although very wisely and providently intended, will be comparatively of small benefit to the British plantations, unless a decided and marked preference be given to the consumption of rum in the navy and army.-That, under the progressive influence of the grievance, the effect of which has been experienced by your petitioners in the course of the last ten years, they are at last reduced to the hard necessity of continuing the cultivation of their estates at a very heary loss, as they cannot be rendered productive in any other culture. Documents already on the fable of your honorable house, supported by the most respectable evidence, shew, that the average price of sugar, at the British market, has been, for some time past, barely equal to, often beneath, its positive cost to the planter, without any the smallest return-for the capital embarked on the plan-tations, for the support of decreasing population, or for the maintenance of that numerous class of British subjects, whose sole dependence has hitherto been the produce and income returned for British industry and skill, exerted in the cultivation of the West hadia colonies, whereby your petitioners are reduced to a distress which they humbly conceive calls for the immediate attention, investigation, and elief of the legislature.—
That your petitioners sumbly suggest, as measures calculated for their relief, provisions of the following nature, either permanent, or co-existent with the present war, as may seem best to the wisdom of this honourable house, namely, a revision of the system of taxather on sugar, and a reduction in the rate thereof, the system a proportionate extension of the home consumption, might probably not diminish the revenue, such provisions as may admit the article of sugar into preferable consumption in the distilleries and breweries, while its depression in price, compared with that of grain, may dignand such preference; the permission to barfer the staple articles of sugar and coffee, as viell as those of sum and molasses, with the American States, in return for lumber

and other necessaries, for a needfal supply cannot so well protect you; go to islands, of which the colonies depend on an intercourse with those states.—And your petitioners humbly pray, that these measures, or such of them as may seem most expedient to this honourable house, or other measures adequate to the relief of your petitioners, under their present burthens and distress, may, by the wisdern of this honourable house, be provided and passed into law. And your petitioners shall ever pray, &c."

Mr. Hibbert rose and said, that this was a petition of considerable and extensive interest. It stated the extreme hard case of a large body of his Majesty's industrious subjects, upon whose labours depended one great branch of our commerce, together with much of our maritime strength and financial presperity, and who were reduced arrhogth into the predicament of profitings nothing by their labours; a situation which threatened their inevitable decay and ruin. He would, in a lovy cursory manner, advert to the general principles of policy upon which these colonies had been established, and to that system under which they are connected with the mother country. The doctrines of the economists, and of Dr. Adam Smith in particular, had been supposed to be more adverse to that policy, and to that system, than they would, on examination, prove. Those the fists had laid down principles true and good to themselves, but not adapted to invariable practice; they had, as a sensible modern writer on colonial policy (Mr Brougham) observed, leaned too much upon positive institutions, and excluded from their consideration the influence of passion, taste, and caprice, upon the pursuits of men. It might be true, that the most safe and profitable direction of lebour was to home trade, and to quick and frequent returns of capital; but in a maritime and commercial country, no legislative provisions could restrain the occasional impulse to emigrate towards now situations, and new objects of labour. Sir J. Child had rightly said, that "had England no colonies, she wolf i entitle that the profit of the labour of that description of her inhabitants which settle there'; they would go to foreign countries, rather than not go at all." Now, if a committee of political economists were to sit, and to endeavour to turn to the best, ac-

where our navy may be your gold. De not haild ships, or magnificance those are our concerns; product what we cannot raise at home, yet that we must buy elsewhere, if you do not send it to any and what may also be realizable to others, if you says us more of it has we want. Do not depend on us for a large acquision of large acquision acquision of large acquision acquision of large acquision acquisi on us for a large population of labourers in hot climates; you must find them elsewhere, for we have them not to spare to you. Could the strictest policy dictate otherwise? and yet this exactly describes our West India colonies: from small beginnings they rose, and now had reached a height of importance and prosperity, which gave them a distinguished rank among the remaining resources of the mother country. Thus the real value of the produce imported from these colonies was not less than 12 millions sterling, of which was annually re-exported; on the average, about the value of £5,500,000, a circumstance most important in the balance of our trade, and in the regulation of the course of exchanges, and which, in very critical situations of this country, has been found (as bank directors and monied men could prove) the best check to the banefal efficient of the drains of specie caused by large foreign subsidies. On the other hand, the export to the colonies (and almost entirely in British manufacture or British produce) was in real value not far short of £6,000,000. This trade employed from 900 to 1000 ships i the tonnage 250,000 tons; and at one man to each 14 tons (which was a reasonable allowance), upwards of 17,000 seamen. There could be no question as to the beneficial influence of all these items upon our maritime. commercial, and naval prosperity. Lt might not be uninteresting to compare this statement with the utmost height of the colonial strength of France, which she had attained at the moment of the revolution. then about the same number of ships which we now have in our colonial trade, of somewhat larger tonnage, and carrying, in proportion to that tonnage, a larger number 31 seamen: the official value of her exports to the colonies was upwards of 43,000,000 sterling of her imports, updards of 45,000,000 sterling: and the relative infportance of these imports in her foreign trade, was even greater than in an case, for rount the connection, with such emigrants, it appeared, that she consumed at frome a would it not say, "Do not let us lose print, much smaller proportion of her colonial pro-wherever you go, consider this as main dece, and that by it, and by it alone, she home; send us your produce, remit at your transit the hollance of forward with all the gains; do not go to a continent where we world to a favourable coult. Of 80 millions

of livres, the value of her export to the Bal the islands concerned in foreign traffic, or the .85. willions was in colonial produce in serving and supplying the plantations, bid of 424 millions of livres, the value of her exports to all Europe, the Lovans, and continental America, 132 millions was in colonial produce. These particulars are sufficient to show the grounds on which that aziom in French policy had been built, that her maritime and commercial prosperity were chiefly dependant on her West India colonies.—He had heard and read some general objections to our colonial establishments, which he would very briefly notice, They had been said to occasion on to promote wars. This he thought was a most unfounded objection; and he could not trace any thing in history to confirm it. The colonies had often been the victims, never the cause of ware; they became objects of cupidity to belligerent powers, but that only proved their general value and estimation. The epidemics which had of late proved fatal to Europeans in those climates, had also been alledged. He remembered when the West India climate was considered as healthy as any other in the same latitude. He believed that the existing fever was an imported malany; and there was a prevailing opinion, that another evil to which those climates were subject, a visitation of which they had not, however, lately experienced, that of a violent commotion of the elements, might, by its occasional recurrence, render the air purer and more healthful. The capital embarked in these establishments had been stated to be improvidently withdrawn from other safer and more profitable adventures; but it was ve y little known or considered that not only the amount of the capital now embarked in the colonies, but also a large balance of profit had been accumulated in the dategen, branches of that commerce, and was the gun of the mother country resulting from her long account with those establishments. Unquestionably, of the money now lent to the colornes, a considerable part might have been spared from other pursuits: there had also been, on the other hand, large sums from time to time withdrawn from colonial commerce, and embarked in the agricultural and funded securities of the mother country: and upon the whole he was persuaded, from an ettentive and long experience in the trade, that the balance reanlting from the connection was very greatly

who grew rich by their commerce, and who had not yet been deterred from embarking their accumulations in the agricultural adventures of that country which had enriched them. If, then, for many years past, the successive administrations of this country had appeared to regard with coolness and indifference the colonies, and to adopt measures which rather indicated a jealousy of, than a wish to promote their welfare; if, in the publications of the present day, coming from respectable quarters, there appeared an auxrety to diminish their importance in the public estimation, to what were such sentiments to be imputed? Was it because these establishments were so intimately connected with us, that, whether the colonists them-Selves grew rich or not, the whole produce of their labours was sure to be ours. Was it because they were so seemely our own and out of the reach of our inveterate encmr, that they were the objects of his envy, precisely in the proportion in which they were not the victims of his power?-that they did not require bullion from us, but sent it to us in return for our manufactures? -that they neither built ships, nor made for themselves whatever we could make, but were employed in producing what we could neither produce nor do without, and what was an important addition to our means of commanding foreign trade, and of attracting foreign capital?—that they did not require for their defence large armies concentred in one spot, and which, from their magnitude air distance from the metropolis, became in themselves matter of reasonable jealousy to the mother country?—or wes it that the long intercourse we had enjoyed with our constantly attached and loyal colonies was grown insipid by its harmony, and that, as in the case of married couples who lived too much together, something like the amantium iræ were wanting to stimulate regard, and rekinde mutual affection? If this were the case, and that we were only making a moral or philosopment experiment upon the passions of the colonists, it would be well if we were careful not to tickle them into a frenzy, or, what perhaps was more to be apprehended, pinch them to death. He should notice very briefly the colonial system, which was one of mutual monopoly; in favour of the mother country. It was to be noticed, that the planting business was and dvantage, in all essential respects, their not the only profit of the colonists; that traded navigation, and supply, and affording there were merchants and others resident in to them and to their produce, an exclusive

thage, of which evidence might be found in Polybius. Laws grounded upon it had progressively been enacted in this country, some under the Protectorate; but the system had taken a definite stape in the time of Charles II., and was admirably pointed out in the preamble to the celebrated act .for the encouragement and regulation of trade passed in that reign; that preamble would be found to comprise the elements of our entire colonial system, and indicated the mutual monopoly; but, as was ever the case betwixt a stronger and a weaker party, the compact was less formal in the parts that bind the mother country than in those that bind the colonies: he would, however state to the house, in this respect, the opinion of much-lamented statesman, Mr. Fox, who, in 1754, when the sugar refine's petitioned parliament to admit foreign sugars on certain terms, into British consumption, and into use in the refineries, took the part of the colonies, and spoke in these words:— "The noble lord (Beauchamp) had called the non-importation of prize sugars a mere Custom-house regulation, and therefore thought the rule might be easily dispensed with; but he must inform his fordship, that a compact more solemn theu act of parliament could create made that rule not to be infringed, for we had monopolized the produce of our plantations by unnatural restrictions on their trade. This was the only country in Europe in which they were nor mitted, by our laws, to sell their crops. Surely then, by every principle of reason and natural justice, they should also have an exclusive access to our markets, a monopoly subsisting on one side necessarily implying a any written agreement, but there was something more substantial; there was, monopoly against monopoly. The West India plantile ters were confined in the site of their commodities to Britain and Patrician and Pat modifies to Britain and Efitain was confined to take their commodities from them and them only. This tacit bargain was confirmed not by words but by deeds; the planters enjoy certain privileges, and for those privileges they gave something in seturn, an ample equivalent; so that there was quid pro quo, which was allowed in the civil law to be a formal radification of any compact or par-gain." He recollected the debate, and believed that the sentiments he had taken from 15th April, 1793.

or marked preference at her markets. This the reporters of the day were those delivered system appeared to be of old date with great by Mr. Fox. The petition of the sugar remaritime powers; something like it might finers was rejected, and the house gave its be traced in respect to the colonies of Carvanced. Fire complaint which the refiners addressed to the public on that occasion (and in which the public became interested parties), was, what the colonies bafely and scantily supplied the home consumption of sugar, and furnished no materials for foreign trade, which it was alledged was the advantage to which this country ought to looks the colonies appear to have taken the hint. and to have profited by the Jesson then given them.

In 1781 the export of sugar to all Cwt. parts, excepting Ireland, was coual to about . . . . . 111,005 1791, it was . . 267,218 1708 783.69**8** 1700 it fell, in consequence of

acts bereinafter mentioned, to 237,062 1802, after the repeal of those 1,744,263

acts, it was . .... 1805, in consequence of ob-

structed exports, it was . . . 960,296 Thus it appeared that the colonies had accomplished the object which the birdish." public demanded of them, and had not only amply supplied our own consumption, but furnished us with a large surplus for our foreign trade. In 1701 an event happened. which appeared to throw a momentary gleam. over the fortunes of the British colonies, but which, however, had, in reality, he thought, contributed to their distresses; the destruction of St. Domingo caused a considerable advance in the prices of sugar, and other, colonial produce, and occasioned in this country much clamour among the public on account of those prices. The public became anxious for new sources of supply, and the East Indies were looked to; it was not conmonopoly also on the other. There was not sidered that our East India possessions are not colonies, nor subject to our control, and Melville had pronounced, in a letter to the Directors,\* his opinion that they never could be considered as colonies, for the reason that we could not command their exclusive trade. He did not mean to give more. importance to the cultivation of sugar in India than it deserved; its consumption in this, country appeared to be annually from 50 to 00,000 cwt., but its consumption in Europe,

<sup>\*</sup> Letter of the right hon. H Dundas, to

which had first been promoted and encou- littion, however, did not stop here; the midd by its, was something more; and its consumption, both into and elsewhere, was probably now kept down by the excessive low prices of colonial produce; but, as a principle affecting our colonial system, the admission of East India sugar 1946 our consamption, on the terms on which it now stands, could not be justified; and he would cite, on that subject, the opinion of a committee of the Court of Directors themselves, extracted from a report under the date of March 1802, and in which the following passage occurs :-- " It may become a ques-"tion hereafter, how far the importation of " sugar from the East, which leaves a loss es to the importer, and the first cost of " which is paid for by silver from hence, shall be encouraged to the prejuthe mother country, or paid for by the manufactures or stores exported from " home; for silvere is often received from " the islands, but seldom sent thither. The " balance of trade is, as it always must be in future in favour of India; it is therefore highly important to probe the question, which relates to the cultivation and " importation of such an article as sugar " from the East, to the bottom. The value of every rapee invested in sugar, and im-" ported from the East, is an additional rupee to the balance of trade against the " mother country. Some able and well-" intentioned persons have made it a ques-" tion, whether sugar may not be supplied fa from India to almost an indefinite & amount; but they are not aware that the success, or, in other words, the benefit of India, in this instance, would prove the destruction of the mother country, " which could not exist under the immense of drain of bullton that must follow. If the \* East was in the same predicament with er the West Indies, when the cost of the Sugar was either spent in Great Britain and Ireland, or paid for in manufactures · " and stores, it would be consistent with \* the soundest principles of political arith-"metic to encourage the importation by every possible means." The house would charre that this was not the epinion of a constrictee of West India planters and merchants, but was signed with the respectable names of the East Rodia directors, C. Mills, J. Roberts, F. Bather, J. Bossesonet, H. Inglia, J. Cotton, A. Roberts, and E. Parry. The evil attending the St. Domingo revo-

scarcity of colonial produce which it occa-sioned, suggested to the British ministry the delusive project of making foreigners pay a part of our heavy duty on sugar. It was and that we had the whole colonial trade under our command—that foreigners must take their sugar from us, and that we might therefore safely deny a proportion of our drawbacks and bountles on the re-export. This expedient was brought forward in 1796. was approved by parliament, and in that year 4s, were taken from the drawback on the raw sugar, and 7s. from the bounty on refined. This he considered as a most impolitic measure, a mere expedient of the moment to get over the difficulties of the year; and he was sorry to say, that, in the whole course of his mercantile experience and indie of the West India sugar, the cost of tercourse with ministers on commercial substructure which is either spent by the proprietor in jects, he had too often found that the expedient of the year was the chief object, and that others, perhaps eventually more impertant, must give way to that. Like greeds and improvident farmers, it was the year's crop we looked to, one white crop perhapt after another, and stimulated most likely by alkalis and forcers of all sorts; regardless whether we were or were not reducing the soil to a caput mortuum: but let the soil be once reduced to a caput mortuum, and then neither the farmer nor the financier will find their crops stack or thresh out well.-In 1799, this pernicious measure received new force, by a further reduction of the drawbacks and bounties, on the same alledged principle as before, but the delusion did not lasting; for in that year, a Report from the West India merchants was made to the Chancellor of the Eachequer, affording the most irrefragable evidence that Great Britain did not in fact command the colonial trade, or the supply of Europe with colonial produce: that report states, that there entered at the port of Hamburgh, between the 8th March and 10th Sept. 1799, chiefly laded with sugar and coffee 140 ships from America, 3 from the Mayannah, 7 from the East-Indies, with sugar, 10 from the neutral West Indies, 56 from Lisbon and Oporto; in all 230; and that, from all the British ports, there had only arrived, in that time, 211 ships, of a small tormage, and not entirely laden with colonial produce. representation, of the facts to which it relaids, and the evident decline of our export of calonial produce, caused the restoration of the drawbacks and bounties to their old standard: but the channel of trade had

taken a new course, and a very material sti- the aid of just drawbacks and bounties, a fomulus had been given to the cultivation of the Spanish and other rival colonies.—The duty on sugar had been increased at different times from 3s. 6d., at which it stood about 60 years ago, to its present rate of 27s. per had computed, that 16s. per cwt. was an ample price for sugar at this market, and paid the planter a fair return upon his capital. I mention this, said Mr. H., for the purpose of shewing how erroneously we judge, when we see a rapid and astonishing advance in the price of articles, and infer that the producer of them is growing rich in proportion to that advance; for it now stood upon most respectable evidence, in a report upon the Distillery Committee), that when the consumer of sugar paid for it 63s, per cwt., not one shilling of that amount went into the pockets of the grower. It was in fact thus applied -

d. To the revenue for duty - 27 To the ship owner for freight -To the underwriters for insurance -To the docks, public offices, and to merchants and brokers for commission To the manufacturers for good sent out, and to the curers of fish, provisions, &c. To the island revenues for taxes, and to white servants, medical assistance, and other contingencies there (over and above the produce of ToAmerica, for lumber and provisions from the United States, or from the northern British colonies

so that, with the exception of a pittance that went to America for articles of the first necessity, the whole came cirectly into the pockets of various descriptions of British subjects, and circulated in every possible channel that could interest the capitalist, the manufacturer, and the landholder.—He was ready to acknowledge that the magnitude and amount of the duty on the British consumption of sugar was a matter that could not be oppressive on the colonies, so long as a market, at a fair price, was found for their produce, so long as its consumption at Lome was not impeded, and that for its surplus, by

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reign vent was obtained; but it nouse be evident, that, in the failure of such export, and in case a large and unusual quantity were thrown and forced upon the home consumption, the duty must, in such case, fall upon cwt., with a further provisional tax hanging, the grower, since the price he got must be over it of 3s. per cwt. When the duty was that reduced price at which he could tempt only 3s. 6d., a writer of the name of Massy an extra consumption of the article at home. even if it were by making it the food of cattle; that in 1803, a war duty of 4s. was added on this article, and the planters were assured that it must fall on the consumers. as the export trade would seen be freed from impediaments. It happened, however, that the whole of that duty, aggravated by additional charges, originating in the renewal of war, did fall upon the growers. In fact, the duty must ever do so, unless a fair pfice at table of the house (the Report of the Sugart the foreign market for the surplus produce be obtained.—That the result was this: it had been held in that house, that a British subject, having embarked his property in a manufacture at hones, attended with labour and risk, had a right to expect 10 per cent. as a fair return upon his capital. The colonist, who manufactures sugar, in distant. islands, is surely entitled to at least as much; yet 10 per cent. upon a colonial capital, embarked in a sugar plantation, he was ready to prove, would require 25s. to 30s. per cwt. free from all charges whatsoever, upon the sugar produced. Now, what had been, for many years, past, the situation of the West India planter?

In 1786 and 1787, he got about 19s 6d. per cwt. free from charges. 1799 and 1800, about. . . 10s. 9d. 1803, before the new tax, about 18s. 6d. after the new tax . . 12s. 6d.

1805 . . . . . . for the greater part of the crop of 306 had sold for about 35s. 6d. per cwt. ex duty. O, when 36s, ex duty has been proved to beethe cost of producing it.—This he considered was a case demanding the consideration of parliament; for he could produce high age thority \* for the maxim, that when a classof industrious cultivators are labouring at prices inadequate to their support, the states. man ought to consider it better that they should be relieved, and the burthen sustained. by the whole community, than that it should fall upon and crush that single class.—He might be asked, what can parliament do ?

<sup>\*</sup> Sir J. Stawart's Political Economy, vol. I. p. 495.

Had they not lately passed a bill for the relief detrimental interference with the colonial of the trade? They had indeed passed some system, the value of which he was not disregulations tending to encourage an export, but, alas, the door of export was not open! -He considered that there were various means of relief possible and practicable; and although obstacles in respect to each presented themselves, those obstacles ought to be portant interests; yet the welfare and sup-considered in relation to the object to be port of the colonies was unquestionably one obtained. A small and inconsiderable object deserved to be set aside by almost any serious obstacle; but the obstacle might be great and weighty, and yet the object might were endangered by the consideration which be much more so. He thought that when the distress of this trade came to be considered with attention, and the consequences that might result from that distress traced into all the channels which it was likely to reach, parliament would be of opinion that neutral flags, thus taking away the induceit deserved to be refleved even at some risk. and at the expense of some sacrifices; but he would slightly consider the several means of meral exclusion of our commerce. Certain relief which the petition itself suggested.— he was, that none of the neutrals, not Ame-In respect to the present duty levied on su- rion herself, could have one interest more gar, it was evident that relief might be granted in that respect, even without any sacrifice of revenue, should a forced and extraordinary consumption take place in consequence of the export being stopped. If we consumed an additional million of cwts. (one third of our whole import), which we usually exported, we might evidently abate one third of the duty, and yet not be losers; but, even were a greater reduction demanded from us, it would be more prudent to support the grower of that which gave the duty, than to levy the tax rigorously to his ruin.—An extra consumption at home in noble lord had been educated in sound printhe distilleries or breweries might seem to be now out of the question, since the report of the committee on the subject": the committee, kowever, had only determined upon the present inexpediency of that measure, and had even recommended that steps should be taken for obviating any obstructions committee of this house to consider the which exist to its future adoption, in case it should become necessary; and the growers grain need not be jealous of such an interference with them, since, were it judged proper to permit a free export of grain to • the West Indies, more would be so exported than the distilleries now took off, and with additional advantages to the sislands.—The permission to America to take sugar and coffee in return for the lumber and provisions she supplied, had been granted formerly, and might be granted again, either experi-· mentally, and as a temporary relief, or under certain permanent limits, without any allusion to the American intercourse bill, to

posed in general to contest, or unnecessarily to interfere with its restrictions. But there was another subject on which he was very little inclined to dwell as he knew that it stood connected with many great and imof those interests, and it might be right for the committee to enquire how far the welfare and very existence of our own colonies we persist in paying to the claims of neutrals, in forbcaring to impede, as in time of war we might, the transit of our enemy's colonial produce to the European markets, under all the advantage and security of the ment which the enemy might have to except colonial produce from the rigdur of his gedear and valuable than that of preventing Great Britain from sinking in a contest, in which she was the bulwark of all that remained of independence in the civilized world; and in which she must certainly sink, if she be not enabled to avail herself of her wonted resources, arising from the industry of her subjects in every part of her extended empire.—For these reasons he trusted that there would be no objection to his motion, The noble lord who now conducted the finance department (lord H. Petty) had expressed his approbation of the measure; that ciples of political science, and he trusted that while he collected the stream of sublic prosperity, he would not neglect its source. -The hon, gent. then moved, "That the petition of the West India planters, merchants, and others, he referred to a select same, and to report, from time to time, to the house, their opinions and observations thereon."

Mr. Lacob begged to enter his protest against the statement of the hon. gent. that either the present administration, or the one that preceded it, or that of lord Sidmouth, had been either cool or indifferent respecting the interests of the colonies. The American intercourse bill of last session shewed the intention of the present ministers to the wants and accommodation of the colonies.

Mr. Rose felt himself called upon by the

state, that he still considered it as an injurious measure. If not for that, the whole exported from this country was sent to Spanish America.

his way to repeat his former opinion upon that measure. He should be happy to meet that hon, gent, on the subject, and was confident he could prove that the measure was highly beneficial to the colonies. The only difficulty that had arisen respecting it, was, that the colonies did not think it went far enough, and expected more than his majesty's ministers would or could concede.

petition could not be imputed to that measure He had long regretted the extraordinary in crease of capital employed in procuring colonial equally unfortunate. any just consideration for the distresses complained of.—The petition was then referred to a select committee.

[MUTINY BILL.] Mr. Hobhouse brought up the report of the committee on the mutiny bill. A desultory conversation ensued on the various clauses, in which Mr. Bastard, the Secretary at War, Mr. Windham, colonel Wood, Mr. Yorke, Mr. Canof the bill,

Lord Castlereagh rose. He considered the system of the right hon, secretary for the war department as too complicated to effect its own purpose. In the papers on the able was a case which satisfied his own nind that that system was wholly inadequate to maintain the necessary present orce, and was calculated to involve the country in future hazard, unless some molification of it, such as that which it was iis intention to propose, should be adopted by parliament. He contended, that since he defence of the country had been entrusted to the right hon, gent., it had been maerially deteriorated. Indeed, the right hon. gent, seemed to admit that the home defence was inadequate to its object; for otherwise ifter having blamed the predecessors of the

present administration for not having assisted the continent, he would hardly have abstainshipping trading to the colonies would, in a ed from making a single exertion to co-opeyear or two, be in the hands of this country. rate with our allies, or to prevent the French Not more than one sixth of the manufactures from carrying their troops from the Coast to the Vistula. Nothing had been done, with the exception of that enormous subsidy of Lord Temple defended the American inhon. gent., who had gone so much out of apologise. Fifteen or twenty thousand men had been sent on distant foreign service, and by that means the home defence had been much weakened. The volunteers also, that right arm of the public force, had been withered under the right hon. gent's superintendance; and with respect to the Training bill, which was to bear down all before it, from the day that that bill had passed, nothing had been done, but making out the lists and Mr. Wilberforce was happy that this ques- apportionments, though a whole twelvetion had been brought under consideration month had elapsed. For all this deduction before the passing of the Slave Trade Abolition from the home defence, we might be consobill, because the distress complained of in the led, if the body of the force detached abroad had been sent on objects of real importance; but here the right hon, gent, was At that moment, produce; but certainly should not object to 20,000 men, the flower of the British army, were locked up in Sicily, remote from every thing that it was the interest of the country to endeavour to acquire. The conduct of his majesty's ministers, with regard to South America, had been equally vacillating, and equally unwise; not a step had been taken by them till the negotiation at Paris had terminated. The noble lord animadverted with severity on the expedition under coloning, and sir John Doyle participated. All nel Craufurd, of whose destination, he bethe clauses were eventually agreed to.—On, lieved ministers themselves had no clear con-the Speaker's inquiry, whether any amend-ception. With regard to the modification. ments were proposed to be made in the body which he meant to propose, it was clear • that the right hon, gent, could not allege that his measure had been adequate to the immediate necessities of the country; and if not so, it would be much less adequate to the waste which his system contained within itself; a waste, doubling the usual casualties of the army. The modifications he proposed would not, however, prevent the continuation of the right hon, gent's experiment; it went merely to allow those recruits who wished to do so, to enlist for life . instead of a limited period, thus counteract. ing the dangerous effects of the existing system. The documents on the table proved, that up to the first of January last, the right hon, gent's plan had not produced more than was formerly produced by the ordinary recruiting.. Since that period, he was hap. . py to find, that the number raised was in- .

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ces applicable to any system, and above all, to the notice given to officers of second battalions, that unless a certain number of men were raised within a limited period, those battalions.would be reduced. He compared the light hon. gent's system with the Additional Defence act, and having argued at considerable length, in deprecation of the one, and in defence of the other, concluded by moving, as a proviso to that clause of the bill which related to the administration of oaths to recruits, that if any recruit should declare before a magistrate his intention of enlisting, but not for a limited times on receiving such bounty as his majesty should think proper to offer, it should be lawful for the magistrate to take his oath for such extended service.

Mr. Secretary Windham said, he was glad to find that the noble lord, though not uniformly, had allowed that his plan had succeeded. The fact was, that the recruiting had increased, and the desertions had dimi-The general force of the country had been augmented, and as to the home defence, unless the enemy were to meet with greater successes than those of which we were at present apprised, it would be some time before any tremendous danger could be apprehended. The noble lord had been perfectly safe in his observations on the expedition under colonel Craufurd, because he knew that it was unfit at present to divulge the object of that expedition. "But," says the noble lord, "why not " harass the enemy in some other place?" Would not this reduce the home defence of which the noble lord was so tenacious? As to activity, an injudicious and imprudent activity was more dangerous than indolence; for in military subjects he could not agree with the French proverb, which said, in the idiom of that language, "It is better to do nothings than nothing." The noble lord What sort of cried out for expeditions. precedents of expeditions had the adminis-Tration, of which the noble lord had formed a part, afforded? Had not the noble lord, by sending out his expeditions, contrived to drown a great many men in the English chan-• nel; and to wreck a great many others on the enemy's coasts? As to the diminution in the energy of the volunteers, their zeal and activity had been called forth by the danger of the country; should the country again be in danger, he had no doubt that that zeal and activity would again be displayed, but at present there was no motive for their ex- with respect to his own regiment.

creasing, but this was owing to circumstan-|ertions. The noble lord complained, that his (Mr W's) bill had not done what it never professed to do, namely, in seven months to cause an immense increase in the army. A measure intended to produce a regular. permanent, and increasing supply, was incapable of making a great and sudden accession. He compared the comparison which the noble lord had instituted, between the present military system and the defence bill of the last administration, and contended, in contradiction to the noble lord, that the superiority was greatly on the side of the former. He shewed, from a comparison of the returns, that the produce of the regular recruiting, under the former system, was to the present only in the proportion of 214 men a week to 509. The desertions were under the former system; in the last six months of the year 1805, as 1 to 157 7 in the last six months of 1806, the proportion was as 1 to 268. The improvement in both these great points continued to increase to the present hour; and in proportion as the new measures began to be better understood, their operation would be more extensive. Their influence was founded on the fixed principles of human nature. It was not by affording the present means of debauchery that he sought to fill the army, but by holding out prospective rewards, to which it was desirable that the minds of the people should be fixed; and, cherefore, the amendment of the noble lord was to be deprecated, as going to undermine and unsettle the root they had already taken.

Mr. Rose stated, that calculating the expense of recruiting parties, coupled with the bounty of 18l. it made every man cost the country 38l. by the time they joined. Calculating the increased expense of Chelsea, the expense was not less than 65l. a man. The expense of Chelsea, on the present system, would amount, in time of peace, to between 700,000l. and 1,000,000l. a year.

Colonel Shipley, from his experience in his own regiment, assured the house that recruits were obtained in greater numbers and of better quality; not the debauched outcasts of the manufacturing towns, but the sons of the yeomanry, sent by their fathers to devote a part of their youth to the promotion of the glary of their country, in a war which was maintained for the preservation of the rights of mankind.

Colonel Barry bore testimony to the same satisfactory operation of the new measure

arguments against discharging men in the middle of a war. Great mischief would arise from that principle in the colonies, and with all our naval superiority, it would be found extremely difficult to transport the men backwards and forwards, as often as it would be necessary; he thought it unfair to institute a comparison between the ordinary recruiting now, and what it was while the Additional Force act subsisted. It would appear, on examination, fat as great a proportion of recruits deserted now as under the former system.

Sir John Doyle rose, amidst a very general call for the question. If he had not been warned to be brief by the lateness of the hour, he should not be so stupid as not to take the hint gentlemen were so kind as to give him. (a laugh). He was against the amendment, as it went to mix limited and unlimited service. The very objection the gentlemen opposite urged formerly against his right hon. friend's plan was, that it would have this effect; and yet they now brought forward as an amendment a principle which would have the same effect permanently, and in a much greater degree. His right hon, friend's plan had been stigmatized as visionary, theoretic, and quixotic. Its theory was, that by accombodating the service to the feelings and principles of human nature, more men would be obtained, and of a better quality. The theory of the noble lord was, that by making the situation of the soldier worse, and binding him to it for life, he would enter into it more readily, and remain in it more contented. The regiment he had the honour to command had been-twice filled up so as to exceed its compriment under the present plan, though it had at one time sent 250 men, and at another 200 to the first battalion. There was, a physical as well as a moral improvement in the quality of the recruits. (Here there was a general coughing, which was stopped by a cry of order!). The hon, bart, said, he was happy to find that the coughing did not proceed from any indisposition in the health of the house, though it might from an indisposition to hear him (a laugh). measure produced 500 men a week since January, which was in the proportion of 26,000 a year. If this measure was visionary and quixotic, he wished we had more of such quixotism. The physical super oriby the small proportion rejected; their mo-

Sir James Pulteney repeated his former sertions. He was sure, that however cold calculation might anticipate the possibility of the return of a large number of men at the expiration of their periods, leaving our colonial service in a circumstance of great exigency, there wouldealways bet found in the bosom of British soldiers a spirit which would never permit them to return to their homes while the service of their country required their service abroad. He cited the instance of a Scotch regiment under Marquis Cornwallis, in India, which, though its period of service had expired, volunteered for an expedition then fitting out, with the exception of two men, who afterwards came back, and begged to be received, but whom the regiment, with a becoming esprit de corps, refused to receive. He also cited the instance of the new regiments raised for service, limited in point of space as well as of time, that volunteered to accompany sir · Ralph Abercrombie in his expedition to Egypt, and argued for unlimited service both in time and space, in order to have their offers accepted. He saw all this, and felt and marked it as a proof of national honour, which would never admit a British soldier to avail himself of the expiration of his period of service, in order to retire, when his country should be in want of his arm, but on the contrary would prompt him to renew his engagement and to persevere till the danger was dissipated. Having set out with the intention to be brief, and having received frequent hints from gentlemen to that effect he would now sit down; for, though he had something more to say, he thought he could not leave the house under a better impression than what he had just said was calculated to produce.

Mr. Perceval thanked the hone general for his statement. Though not intended for that purpose, it fully corroborated many of the predictions made by himself and his friends respecting the consequences of the military plan introduced by the right hon. secretary. Frequently had he adverted the inconveniencies and difficulties that mast arise from that plan to the colonial services. from the discharge of men in time. of war, &c.'; but it would seem that men now crowded so thick to fill up the ranks, that all these inconveniences and difficulties would ranish before the magic operation of the new system. Yet he could not help wishing that the effects of this astonishing ty of the recruits now detained was evinced bill might be compared with those not only of the recruiting, but also of the parish ral superiority by the reduced number of de- | bill. It would then be seen (and, he could

prove it even from the papers on the table) [ that the two months, namely February and March, of the year 1805, exceeded the returns of the two favourite months, set forth as so productive, under the influence of the new system. Even in the last stage of its existence, the parish bill produced 1265 men, a greater number than was now obtained from the full vigour of this new plan. As to the volunteers, that system was acknowledged to be at an end; for the danger of invasion was said to be over, and that alone kept them together. It would therefore appear, even from the confession of the right hon, gent, that those " deposite ies of pa-" nic" only came forward in the hour of danger; that when danger shewed itself, then it is they flock to their standards. hon, and learned gent, concluded by adverting to the expedition in which a gallant colonel (Craufurd) had been engaged, who so frequently detained the attention of the house by his observations upon military affairs. He trusted, that to whatever part of the globe he was destined, he carried with him the countenance of ministers. He hoped that his labours would be crowned with success, and that he would not have to report his triumphs to ungrateful masters (hear! hear!). That, if he should be fortunate enough to secure for his country as great a conquest as the Cape of Good Hope, he would be at least entitled to the gratitude of this, house, or be allowed to wear his hard-carned laurels, without obloquy and reproach (hear! hear!) It was an awful prospect for the country, it was an awful lesson for the naval and military gentlemen of the house, to reflect, that they were to carn cheir professional chaucter and fame, by their service within these walls. (Loud cries of heaf! hear!)

Mr. Wingham begged to ask the learned gent. if ht wished to insinuate that the hon. colonel (Craufifrd) to whom he had alluded, had obtained his present appointment in consequence of any services he was supposed to ere rendered government in that house?

Mr. Perceval disclaimed any such insinuation, and observed, that he must have been wholly.misunderstood by the right hon! gent.

Mr. Faukes begged to be allowed to make a single observation. He did not pretend to know what was the destination of the hon. colonel so strangely alluded to; but whatever might be that destination, he trusted that should that honeurable officer disregard the two countries.—The bill was then read a his instructions, and divert to any other pur-second time, and ordered to be committed pose the force entrusted to him, but that on Monday.

which his orders pointed out, he would be brought to a court-martial, to have his conduct cleared; or otherwise, that he would have to relate his story to " ungrateful mas-" ters."

Mr. Perceval again rose to explain, and declared, that he was likewise misunderstood by the hon, gent, who spoke last.—The house then divided on the amendment. For it 60. Agains it 179. Majority against it 119. The bill was then ordered to be engrossed.—The second reading of the Roman Catholics' Army Service bill was deferred till Tuesday next, after which the house adjourned.

> HOUSE OF LORDS. Friday, March 13.

[SCOTCH JUDICATURE BILL.] Lord Grenville moved the order of the day for the second reading of the Scotch Judicature bill. As on former occasions he had entered with some minuteness of detail into the nature of the circumstances which called for that regulation, and into the mode of carrying it into effect, he should not now trouble their lordships with a repetition of what must be so present to their recollection: but content himself with moving, that the bill be now read a second time.

The Duke of Montrose had several objections to certain provisions of the bill, but he should not enter into a statement of them at present, as they would come more regularly before the house in another stage of the question.

The Marquis of Alercorn was by no means aware of the extent of the innovations which the bill seemed to have in contemplation, otherwise he would have entered his protest against it sooner. In many respects, more particularly in the creation of new places dependent upon the crown, it went to infringe not only the spirit, but the letter of the act of union.

The Earl of Lauderdale differed wholly from the noble marquis, and pledged himself, whenever their lordships thought proper to enter upon the question, not only to convince the house, but even that noble lord, that in no instance whatever did the measure proposed go to violate the spirit, or infringe the act of union; and that it did not provide for the creation of more places or offices than existed at that period, and subsequent to the time of the union between

HOUSE OF COMMONS. Friday, March 13.

the defaulters on the Dublin Election ballot to be taken into the custody of the serjeant at arms .- Lord Howick observed, that, when on the preceding evening he proposed that the second reading of the Roman Catholic Army and Navy Service bill should take place on Tuesday next, he was not aware of certain circumstances which would render it inconvenient to many members to attend on that day : he · therefore moved, that the second reading should stand for Thursday; which was ordered accordingly. -Mr. Gooch, from the select committee appointed to try and determine the merits of the petition of Wm. Morland, esq., complaining of an undue election and return for the borough of Taunton, informed the house, that the said committee have determined, that John Hammet, esq. and Alex. Baring, esq., were duly elected; and also. that the saidcommittee have determined, that the petition of the said Wm. Morland, esq., did appear to the said committee to be frivolous and vexatious - On the most of the secretary at war, the Muttoy bell was read a third time, and passed .- Lord Henry Petty brought in two bills. The one was for charging 12,000,000l., part of the loan of the | respect to the introduction of trial by jury, present year on the war taxes, and for continuing a certain portion of the war taxes beyond the war, with a view to that object; the other was for the further regulation of the sinking fund, according to the new financial plan. Both the bills were read a first time.

> HOUSE OF LORDS. Monday, March 16.

[SCOTCH JUDICATURE BILL ] On the order of the day being read for going into a committee on the Scotch judicature bill,

The Dake of Montrose expressed himself decidedly hostile to the measure in its present shape. He conceived the proposed division of the court of session into three chambers, with a superior court of appeal, to be an infraction of the articles of union, inasmuch as the court of session would thus po longer be the supreme court of Scotland, but would be rendered inferior to another

division into three chambers might also be productive of serious inconveniences; a case. for instance, decided by a majority of ten [MINUTES.] Sir John Frederick obtained Judges to four, might, by, the operation of leave to bring in a bill for building a bridge this bill, be again decided upon by four over the Thames, at Vauxhall, and for ma- | judges in one of these three chambers, and king roads adjacent thereto. The names of these four might happen to be the minority on the former decision. The chamber of were read over, and lord Bruce was ordered review would, he thought, also defeat the object sought to be attained, namely, the more speedy administration of justice, by again narrowing, the channel of that administration; and he had little doubt that this new court of peal, if established, would soon be as much overloaded with appeals as that house was at present. He thought it would be much more advisable to divide the court of session into two chambers, consisting of eight judges, and seven, from each of which three judges might be detached into the outer house, to do the business there in a manner more complete than that now prac-The judges might take it in rotation every year to go into the outer house. If this mode was adopted, and the courts were empowered to give possession in consequence of judgment, and to order the payment of money, or to take good security in case of an appeal, and also, if in that house costs . were given on appeals to the extent of the expence actually incurred, together with damages for any injury sustained, there would be no necessity for an intermediate court of appeal, and appeals to that house would become much less frequent. With he thought it an experiment replete with difficulty, and one that ought not to be tried. without the most mature consideration, at . least, the experiment ought to be confined. in the first instance, to the city of Edin-In order, therefore, that there might be still further time given for the, consideration of this very important part of the subject, he moved an instruction to the committee to divide the bill into two or more bills, in order to keep that part of the bills relating to the judicature, and that respecting trial by jury, perfectly distinct.—This.. motion was not put, the first question being on the committal of the bill.

> Lord Redesdale considered the present measure as a breach of the act of union, as, if it was carried into effect, the court of session would, in fact, no longer exist.

. The Earl of Selkirk contended that it was perfectly consistent with the act of union to make regulations for the better administra-. court, namely, the court of appeal. The tion of justice in Scotland, and this measure.

did nothing more. He could not conceive this measure proposed as a substitute the dithat the establishment of an intermediate court of appeal would tend to increase appeals, as experience in this country, with respect to the court of exchequer chamber,

proved directly the reverse.

Lord Eldon was of opinion that the proposed division of the court of session into three chambers was not consistent with the spirit of the act of union; he thought that much might to done by the mode proposed by the noble duke, by establishing two chambers, whilst, at the same time, the act of union would not be infringed. His lordship examined different provisions of the bill, and contended that they were extremely defective with respect to the directions given for resorting to trials by jury, and appeared to have been framed without a due consideration of the nature of pleadings in the court of session, which were so different to those adopted in the courts of law in He had considerable Westminster-hall. doubts respecting that part of the bill which related to trial by jury, and thought it would be better to separate it from the other. was a most important subject, and called for the earnest and serious attention of their lordships.

Lord Grenville thought it unnecessary for the noble and learned lord to remind their lordships that this subject demanded their carnest and anxious attention, as those by · whom the measure had been brought forward had not failed to impress upon the house the great importance of the measure, and had earnestly solicited for all the assistance which could be derived for its completion, both in and out of that house. The greater part of the noble and learned lord's objections referred to particular provisions of the bill, which would be better discussed in the committee, and where it would be found that most of them had already been anticipated. No sufficient reason had, in his mind, been urged for dividing this bill into two, particularly after the subject had to long been under consideration. As to the objection that this measure was an infringement of the act of union, it did not appear to him to be in the least well founded. It was clear that there existed an absolute necessity for remedying the evils which resulted from the accumulation of business in the court of session more than that court could possibly get through, and the accumulation of appeals in that house. The necessity of some remedy was so evi-

vision into two chambers. If the division into three chambers was however an infringement of the act of union, it was perfectly clear, that the division into two chambers was also an infringement. He, however, could not conceive there was any doubt that parliament had the power of making enactments for the better regulation of the court of session. It was a power recognized by an act of the Scotch parliament, and reserved by the words inserted in the article of the act of union. It would be absurd to suppose that the court of session had the power which was acknowledged, of regulating their own proceedings, but that parliament had no paramount power over With respect to the trial by jury, the reasons which had been stated for not introducing it into Scotland appeared to him to be the best reasons for its introduction.

Lord Melville declared himself friendly to The principle of diminishing the number of ords of session. He had formerly proposed a bill for diminishing their number to ten; but he confessed he thought the proposition of the noble lord for dividing them into three chambers, much more preferable. He doubted, however, the propriety of establishing a court of review, which he thought an infringement of the act of union, whilst, at the same time, it would not tend to diminish the number of appeals to that house, as the litigants would still be anxious to appeal to the last resort. With respect to the trial by jury, he did not think it would be productive of those beneficial effects which were looked for by the proposers of the bill; it was ill suited to the habits of the people of Scotland, neither did they wish for its introduction.

The Earl of Lauderdale quoted the 18th and 19th articles of union, for the purpose of proving that the present measure was no infringement upon that act, there being an express reservation that regulations might be adopted for the administration of justice, consistently with public policy, and for the evident utility of the subject. The division of the court of session into three chambers, and the establishment of a court of review, were questions of public policy, respecting which parliament had undoubtedly the power of deciding. The court of session had formerly stablished regulations by acts of sederunt for the more speedy administration of justice, and it were absurd to suppose that parliament had not the paramount dent, that those noble lords who objected to power to enforce regulations for the better

of the trial by jury formed part of the resolutions passed last session, and since that period no petition had been presented to the house from any part of Scotland against that

notice that he should, when they came to for the motion 57, against it 49. The bill the clause relative to the trial by fury, move was of course lost by a majority of 8. that it be omitted, for the purpose of having another substituted better smited to answer | H. Petty moved the order of the day for the the desired purpose.-Progre's was then reported, and the committee obtained leave to sit again on Wednesday.

> \_\_\_\_ HOUSE OF COMMONS. Monday, March 16.

Mr. Eyre, charman of the [MINUTES.] ordered that, at the rising of the house that the not see how we can sit down and delibethe custody of the serjeant at arms, in consequence of default at the election ballot, should be discharged, on paying his fees.— On the motion of lord Temple, a new writ was ordered for the election of a member for the borough of Buckingham, in the room of sir W. Young, who had accepted the office of governor of the island of Tobago.— Mr. Courtenay moved, that the order for the consideration of the Culross election petition, be deferred to the 10th of May. J. Austruther said, that though the sitting | member was willing to agree to a reasonable member himself took care not to copy their Vol. IX.

administration of justice. The introduction | delay, he could by no means agree to a delay which would, perhaps, be the means of putting off the trial of this case to the next session. He would agree to a delay of three or four weeks. The consideration of the part of the plan. He was therefore warranted in supposing that there was no objection 16.—Lord John Thynne moved the order to its introduction.

The Earl of Manyfold after modestly Common division bill. Lord Ossulston opapologising for offering himself to the atten-tion of the house upon such a subject, ex-fere with one of the principal and mysters pressed himself of the same opinion with the walks of the invalids who resorted to Bath. noble lord (Melville), and cited an opinion He moved, as an amendment, that the bill delivered by that great lawyer, the earl of be read a second time that day three months. Mansfield, that the introduction of the trial The bill was defended by lord John Thymne, by jury in Scotland, so far from being ad- Mr. Palmer, and Mr. Hobhouse. A divivisable, might be attended with much has sion took place; for reading the bill a second zard in the experiment; so totally unsuited time now 40, against it 78, majority 29. was it to the habits and prejudices of the A second division then took place on the people.—The house then went into a com-squestion for reading the bill a second time mittee pro forma, in which lord Edden gave that day three months: when there appeared

[SLAVE TRADE ABOLATION BILL.] Lord third reading of the Slave Trade " olition bill.

Mr. Hillert rose and said:-I do not rise, sir, with the van hope of changing, by any observations of mine, the determination which the house has expressed, in a manner so decided, upon this question, but rather committee appointed to try do marits of the with an ancious wish to record an opinion, petition complaining of an undue election grounded on consistent principles, and undiwith an an dous wish to record an opinion, for the borough of Guildford, reperied, three tered by any thing which I have heard upon Mr. Summer was not duly elected, and that a subject so interesting and important. In the petitioner, the hon. Chapple Norton, adherence to consistency, which, rather than was duly elected; but that the opposition of popularity, is try object, it shall appear to Mr. Sumner to the petition was not frivalous | difference with the prevailing sentiment of . or vexatious. The clerk of the crown was the house than some of my hon, friends have ordered to attend the next day to amend the bone, who have yet writed with me in opreturn, by ensing the name of Mr. Summer, position to this measure; for, after the con-and inserting that of Mr. Nortonin its place, cessions which they have made apon the. -On the motion of Mr. Hobhouse, it was points of legality, humbuity, and justice, I day, lord Bruce, who had been taken into rate upon the policy and expediency of keeping open the trade; we fall, too, in see doing, under the consure of the hon, member for Bedford, (Mr. Whitbread) who thinks that in the debate we have "giventoo much into cool discussion." In which reprehension he includes, I presume, the noble lord (Howlels) who introduced the hill into the house, and the noble lord (11. Petty) who sits upon the same beach, and who certainly did not, either of them, encourage that declamatory tone which has too much prevailed in this debate The hon.

error, for he asked us whether it was necessary that we should prove that robbery and murder are unlawful? Certainly we need not trouble the hon, gent, for such proof, but it might have been as well if he had shewn how robbery and murder are to be prevented by this bill; in what sense it is calculated to to good rather than mischief, to confer benefits adequate to the evils it inflicts, and, the risques it imposes upon humanity. The how enember has intimated a conjecture, that the crimes attendant upon the Slave Trade in the West Indies have provoked the judgments of God, and that the hurricanes to which those climates are subject are the signals of his vengeance. Sir, there is much moral and physical evil in the world, but it is a bold and rash attempt in any mortal to impute that evil as a judgment of Providence upon the heads on which it may chance to Where an individual perishes in the actual commission of a crime, we may be ·allowed to draw a profitable lesson from so striking an incident; but where calamities consistent with the course of nature extend themselves over large districts, and afflict persons of various descriptions, there is something peculiarly rash in pronouncing that the sufferers are the yictims of divine justice. I am better acquainted with the history of Jamaica than with that of any other island in the West Indies. Jamaica has been for 20 years free from hurricanes. that period no way marked by acforbearance as to the purchase or labour of slaves years, nearly successive, hurricanes have via sited that island, and have specially desothose years not chargeable with any extraordinary concern with the slave trade. Those calamities have swept away large fleets of British ships returning from conquest over the enemies of their country, in nowise participating in the slave trade; and, what is those periods, fallen upon British legislators and statesmen, the authors and promoters of . the slave trade, who, as I shall shew, did not make their acts of parliament in ignorance, but knew well what they were doing, neither upon them, nor upon the nation whose affairs they administered, did such judgments attach; but, on the editrary, the era in which the slave trade was autho- in ignorance. The abuses of the slave trade rized and encouraged by the British legis-hture was one of distinguished prosperity than in its progress. It began on the part in that country, one in which she became of the English with acts of violence and rathe envy of the world.—Another observa- pine. Of those acts it is well known that

tion of the hon. gent. (Mr. Whitbread) I will just notice. "All has been assertion, he says, "on our side, against facts proved on theirs" I did not expect this remark from the hon gent. or from those who vote with him on this subject; for I contend, on the contrary, that the main facts on which the question depends have been asserted over and over again on their side, and never proved. I allude more particularly to their assertions, that the wars, and cruelties, and miseries of Africk, are caused by, and dependant upon, the European resort thither for slaves: and here I will not merely oppose assertion to assertion, but challenge investigation, and ask them where, if the proof they alledge exists, that proof may be found? In their pamplets and publications, though again and again they assume it as proved, I cannot find it, nor does the proof lie in the documents which have been produced on your table. They pretend to value facts only, and to disregard opinions; but obinions are not, in all instances, to be disregarded, nor are the authorities in our statute-book to be treated with disrespect. I do confess, sir, that when a right hon gent. (Mr. G. Rose) on the other s de, produced a detailed account not only of all the acts, but of the proceedings of parliament, with the opinions of committees of this house, so decidedly and so repeatedly expressed upon the subjects of the slave trade, illustrating and explaining, as he read it, the characters of those who introduced and sanctioned those proceedings. I did think that the a cumulated authority thus concentrated and lated one of its districts—that district and | brought into a focus, was calculated to make some impression upon this house, and particularly upon its junior members, who might thence be induced to doubt and hesitate at least, and not to remain so confident in opinion as to weat with disregard, nay almost with contempt, the sentiments and still more worthy of remark, I do not find arguments of those who yet adhere, with a that any corresponding judgment has, at lingering attachment, to the monuments of the wisdom of our ancestors, to the deliberate judgment of men, with whom I will not say that I would rather sometimes go wrong than always right with others, but of whom I will say that their talents and virtues have not been exceeded by those of their successors. Sir, it is impossible that we can pretend, that upon this subject they legislated

nueen Elizabeth expressed her disapproba- | travel in Africa, and even doubt upon the tion; and in the year 1711, queen Anne, in recommending the subject to the attention of parliament, directs, that they shall enquire into the "nature of the trade." But are not the acts of parliament themselves, and their preambles, quite sufficient to prove that our ancestors were at variance with us in the first principles of the question? When they thought fit to encourage an " African slave trade," for the purpose of "supplying the West India colonies with slaves," was not this the whole of that proceeding, which we now pronounce to be ontrary to justice, humanity, and sound policy? Put the case merely thus, and say nothing of any circumstances not necessarily and indispensably connected either with the purchase of slaves in Africa, with their conveyance to the West Indies, or with their maintenance there as slaves on our plantations, and let me ask the young members who have heard the declamations which this debate has occasioned, whether here be not the sum and substance of that abominable crime which they are about to abolish? Our ancestors indeed distinguished betwixt the trade and its abuses: that they tolerated, these they reprobated; a sufficient proof of which is afforded by the act of 23 Geo. II. c. 31, which, in its preamble, authorises the trade and its application to the West de lies; but, in one of its provisions, enacts penalties upon its abuses - abuses which it pronounces to be "to the prejudice of the said trade." It is in vain then for us to say that we are upon this question, or that we know any thing which they did not know, when they gave repeated legal sanction to that which we seek to abolish. There are also, sir, other opinions which I am inclined to treat with respect-opinions founded upon facts and observations made in the midst of those very scenes of disgust and horror, which it is the professed object of this bill to prevent: and again let me ask those who have attentively listened to the pathetic representations made in the course of this debate, whether they can conceive it possible that two persons, neither slave traders nor West India proprietors, but impartial, enquiring travellers, should penetrate into the interior of Africa, be witnesses of what is passing there, and of the condition of its inhabitants, and yet come away, the one doubting whether. ay abolition of the slave trade would answer any good purpose, the other expressly disapproving that measure? What! live and

subject? How is it possible? unless indeed it should prove that we at this distance from the scene are deceived by partial views of what, when regarded near and entire, wears another appearance, and products another effect. Yet is it nevertheles true, that Bruce and Parke, their mines, unprejudiced on the subject, or if biassed at all, experiencing a bias against the trade, have returned, the one from the East, the one from the west of the negro country; Parker intimating his doubts \* whether the abolition of the transwould answer the views of its promoters; and Bruce, in the strongest terms, deprecating the measure. +- I have before mentioned, on the authority of Mr. Parke himself, that I believe his book to express, in this respect, his own sentiments, and not those of his editor, Mr. Bryan Edwards: and Mr. Edwards, sir, when he edited that book, was either an abolitionist, or at least wavering in his opinions. • He was a man of much genius and ability; if his talents had been cultivated in another direction, he would probably have been an eminent poet or orator, but an orator, I think, rather excelling in the thetorical than in the logical beauties of the art. He was, upon commercial subjects, and more particularly on the subject of the slave trade, of vacillating opinions; and the West India body, who always respected his abi-lities, could seldom depend upon the determinations of his judgement. When, in a former debate, I connected the statements of not completely at issue with our ancestors. Parke with the comment with which Mr. Malthus has accompanied them, I expressly said (not knowing then that Mr. Malthus had published any opinion about the Slave, Trade) that I was not able to say whether that gentleman was or was not excliend to abolition; but the principle he has advanced, and the reasoning he has introduced on this subject, remain unaltered; and when he states that the population of Africa is continually passing beyond the means of its subsistence, and that the condition of the negro nations will experience no amelioration until industry and security of property be introduced aniong them, these circumstances appear to me to bear strongly upon. this question. I shall be told that industry and security of property cannot find their way into Africa until the Slave Trade be abolished; but those who look for an abox

<sup>\*</sup> Parke's Travels, 4to. p. 287, 298.

<sup>4</sup> Bruce, 4to, vol. I. p. 3 2. . .

British act of parliament, seem to me to shat their eyes upon the lessons of history and experience.-I will not travel over again the ground I have trodden. I have before stated my opinion, that the little informaof Europeans for colonial labourers, has been cither kept back or misrepresented in the pul pations of the abolitionists; and, when a right hon, gent. (Mr. Rose) alluded to what Leo Africanus relates to us concerning Negro Land, the hon. gent. (Mse Wilberforce) who has interested himself so much in this question, appeared to me to promise us some comments upon the page of Leo. shall not have an opportunity of observing upon what may fall from the hon, gent on this subject, and I am not sure whether hise usual ingenuity may not extract from Leo some passages which, in his opinion, favour his own views of the question; but I challenge him to contradict this result, that from the whole tenor of Leo's seventh book, which treats of the negro nations, it appears that before the resort of the l'ortuguese to the coast could have affected the condition of the interior, wars, both for dominion and plunder, originating as frequently, and from as slight provocations as they do now, were common throughout Negro Land; . that the captives taken in those wars were either condemned to slavery, to imprisonment, or to death; that the condition of that slavery was in many instances most cruel and oppressive; that extensive markets · for slaves were then open, and that to the . Moors and to the eastern countries the sale of slaves was extensive; that in some instances the African Princes invited and even forced the Slave Trade, refusing to pay in gold for sphar they bought, and compelling abuse, the hon, gent (Mr. Wilberforce) told the merchants, much against their will, to take slaves in return for their merchandize; wanted to let the Slave Trade pair off with and that slaves were at that day so plentiful, and horses for the purposes of war so valuable, that fifteen or twenty slaves were gi-• ven for one horse. This I assert to be a fair | I showed how inapplicable these strict drawn ·abstract of what we gather from Leo, premising, however, that I am not able to we live in, and that, if we would be rigidread the original Arabian, nor lave I ever i ly bound by such principles, we must have met with the Italian wan lation made by neither lotteries nor alchouses; but I did Leo himself. I have, thowever, compared not say that, consistently with the present the Latin Elzevir translation with a French condition and circumstances of this country, translation published at Lyons, in the say it was expedient that we should abolish eigenth century, and they correspond in all ther lotteries or alchouses: why then does essential respects. A verager almost con-the hon, gent, taunt me with the charge that

Aion of the Slave Trade in Africa by a speaking of the part of the African coast visited by him, tells us, that the negro nations are often at war, that they sell slaves to different nations, "and some to the Christians, since they began to trade with that country," evidently shewing, that when tion which we can glean of the state and the Christians entered hito the commerce, condition of Minica, before the resort thither they found it already established and extensive.—I build then, sir, my sentiments upon this question in part upon these authorities: and finding nothing in divine or human law which pronounces the possession, or the purchase, or the use of a slave, to be necessarily and invariably unjust, I cannot see either the obligation of the policy of abolishing that share of the Slave, Trade which at present exists for the supply of our own colonies. If I were now to deliberate concerning any society, whether slavery should enter into its constitution, I should say; "Certainly not." If I were laying down regulations, and framing laws for an infant political éstablishment, I would take into my consideration all the original and abstract rights of man, for such rights do exist, and ought to be venerated, although they cannot often be applied with practical benefit to societies that have long existed under established laws. But we are not now in the case of debating whether our colonies shall or shall not be cultivated by slaves from Africa; they are and ever have been so cultivated; and we know at least that their prosperity has been hitherto dependant upon occasional supplies of the same description of imported population. All the rest is experiment merely, and theow, contradicted too by all that we know from fact and experience. When I before took occasion to observe the inconvenience of adopting in politics a rule so rigid that we would profit by nothing in this world that was, connected with vice and nie, that " this was ever our way; we some other tolerated crime." Sir, I do not find myself, reduced to the miserable expedient of defending one abuse by another. rules must prove to the state of the world tem orary, with Leo, is Cademosta, who in I have not attempted to check those evils ?

Why am I to be summoned to put on the diments which a laborious manufacture armour of chivalry, and to mount my Rosi- ways opposes to population. The house has nante in the hon. gent's suite? Sir, if I heard the result of the experience of an hon, should ever sally out upon such adventures, gent. near me (Mr. Barham), whose liuand, stepping beyond the little circle of mane endeavours to support his own numpublic or private life, wherein I may have bers have hitherto proved ineffectual. My it in my power to be useful, should under—thon, friend (Mr. Ward), who poke stably take the reform of the world, I will not on this question a few nights again so ably, forget what is and he have the average state of the third baryon part with the world. forget what is and has been the average state, that this house must wind that he would of human life: nor will I attempt to carry more frequently take part in it detacts—legislation beyond its fair and reasonable pro- and whose conviction on the subject? Province.—And now, sir, I will look towards tend not to say results from any partial view the West Indies; and here the hon, gent, of the case, alluded to an estate which did (Mr. Wilberforce), attempts to pin me down support its numbers: that estate, sir, is to the statement of progressive population most favourably circumstanced; it is insulawhich I have found produced by himself ted among the high lands of that district be tolerably exact, I have contended did, ! when connected with the very moderate supply the islands would need, were they left unthreatened by this measure, prove, that the humane purposes of the Abolitionists were already attained, or in a fair way to be attained, without any violent proceed. ing. Oh! says the hon gent., if you admit that, then without any importation, the increase by breeding will soon answer every purpose, except that of extending cultivation, and that is what we cannot encourage. say, that there is not any one in this house, who can at this time conjecture what and of humanity and vigilance, may contribute | to the decrease of the negroes in our West India colonies, while, within a few leagues of them, a rival colony shall be flourishing and prosperous, untettered by that cternal restriction which this bill will impose. hurricane, and consequent famine, carried off, in Jamaica alone, 15,000 black inhabitants. Epidemics have occasionally prevailed, that have proved nearly as fatal;

and his friends, and which, believing it to where it is placed, and the negroes cannot, without the utmost difficulty, indulge that rambling propersity which they bring with them from Africa, where polygamy is the law of the land. I could tell my hon. friend, that those who have constantly had the care and superintendance of that estate; have had also the care of others in the neighbourhood, to which they have extended exactly the same humane management; and that in no other instance have they found it possible to maintain the numbers without purchase -I am enabled to state a case of ' Sir, I believe that the treatment of slaves peculiar hardship, in respect to an estate has been improved by experience and miti-called Dean's Valley, in the parish of West-gated by civilization; and admit . herefore, moreland, Jamaica, which, from 329 nethat the maintenance of the numbers by gross which it possessed in the year 1783, breeding may have been progressive to a till assorted as to sex, has sustained a gradual certain degree; but this goes a very little decay of its numbers, until, by the last reway towards proving the policy of con-sturn in the year 1806, the numbers were defining our colonies remain for ever reduced to 166. This estate, for upwards without the possibility of an imported sup- of 20 years past, has been in a trust under ply of population; for after this bill is pas-+ will of the proprietor, who died in 1783; sed, there is no remedy for any of those va-rious events which are within the compass of purchase a negro. As to the treatment of of possibility, and which may suddenly di-the negroes in this interval, those who know minish their population. I have a right to lany thing of that island will rest satisfied, that there has been nothing wanting in humanity or provident care, when I state, that how many are the accident which, in spite Mr. Mare has had the management of it, having, at the same time, the charge if Mr. Dehany's estates in that neighbourhood, where the numbers have been maintained, and the condition of the negroes generally cited as among the happiest in Jamaica. Sir, other cases of hardship may be stated, if necessary—cases of minors and lessors of estates, who will take back their properties wholly or nearly destitute of labourers, and consequently incapable of being profitably and, independently of such accidents, there cultivated, and to whom, even in the long exists the inequality of sexes, bearing more interval in which this question has been unor less hardly on individuals, and the impe- | deragitation, there has not been the power

which now awaits them. - It has been said, you have had warning. Why have you not imported lemales and young people? As to the warning, sir, there was not till last as to the preparable importation of females, has that been at the discretion of the planter? An hon, and learned gent. (the Solici-tur General), whose speech made a deep im--pression on the house, willing to prove that elavery prevailed in Africa in exact propormation that would have been excited, had instances, and they are at least evidences such a fact been stated in evidence, as that and records of the public opinion, by which of ships waiting upon the coast of Africa the conduct of the whites in the West Indies until they could be filled with women and is in a very considerable degree controlled; children, because, forsooth, these were the nor is it true that those laws, which breathe description of slaves most saleable in the the mildest spirit, have been wrung from West Indies--with what exclamations of the colonists by the discussion of this question; it is well known that the consolidated ved! And because the fact does not exist; slave law of Jamaica (the island which conbecause the colonies have been obliged to tains one half the slaves of our West India receive such slaves, and such only, as the colonies) with passed previous to that discuslaws of Africa have suffered to be exported, sion .- While I contend, sir, that slavery is it now to constitute an additional charge has been mitigated by civilization. I must against the planters, that they have not as express a doubt whether civilization has sorted the sexes, or imported such only as equally tended to prevent abuses in societies were best fitted for supporting the popula-jof freemen governed by equal laws; and if 'tion ?-". When the condition of the slaves in the West India colonies is taken into consideration by the abolitionists, they first tells us that slavery bids defiance to law. "There are laws by true," says the hon, member for Bedford, "but there are masters of slaves:" and we bear again and again, wha cannot be denied, that laws made for a sothety consisting of a mixture of slaves and freemen, are not susceptible of the force "and equal administration which saws have in a country of freemen only. Sir, nobody that I know of has pretended to prefer slavery to freedom, or to contest the point, that slavery does hardly admit of the complete controul of the law. Slavery has been mitigated, and must be mitigated, as civili zation is extended. It is mitigated by man-, ners, by opinions, and by examples. But, it is something to know that these ill-treated sir, when the full measure of censure has slaves do yet frequently save property enough

of the ability to provide against the ruin cause we found the colonies cultivated by slaves, and must continue so to cultivate them), was it to be expected that we should also be separately arraigned for the insufficiency of those laws, which, with better will year any concurrent decision of the two than power perhaps, we have endeavoured houses of perliament on this question: and to apply in regulating this state of society? Was it candid in the hon. and learned gent. (the Solicitor General) to cite, as an instance of West Indian barbarity, a law passed 120 years ago (the date of which he did not tell us till the question was put to him), and in which coarse expressions were found respecttion with the demand for slave and that ing slaves, when that learned gent. well crimes were invented and forged whenever knows that there exist, even in the statuteconvicts were wanted, told you that if the book of the British parliament (and I beplanters should even say we will have none lieve yet unrepealed), several acts, the probut women and children, women and chil- visions of which are a disgrace to humanity? dren would be convicted and transported ac- | - Sir; the laws which have been passed for Sir. I wish gentlemen would the protection of the negroes in the West consider what would have been the feelings Indies have not all proved dead letter; they of the house, and what the tone of decla-three been enforced and executed in many a comparison be now drawn, as to the practical result in regard to the happiness of individuals, betwist the one society and the other, I may assert that, of acts of cruelty and oppression which stain the character of those who commit, and increase the misery of those who suffer them, more instances occur in the cities of London and Westminster in one week, than in one month in the whole island of Jamaica.—The hon gent. has somewhere alleged, that the circumstances of slaves often purchasing their freedom with the money they save, is an indisputable proof that they are miscrable in a state of slavery. Sir, a şlave, like an English labourer, looks upon a liberation from labour as his sovereign good. It does not follow that . is the happier for having attained it; but been poured upon us from this channel (be-| wherewith to purchase their freedon.—

Most sincerely do I wish that, respecting man, who, on such an occasion, should s ment had been made at the expense of government, and upon the maxims of the abolitionists, and that it might have been seen how far the voluntary services of African negroes could have been obtained, and industry and happiness have been advantageously promoted, under a system essentially differing from that which prevails in our colonies. We should then have proceeded upon sound and safe principles, to innovate upon that which, however imperfect, has conduced hitherto to their prosperity.—The hon, gent, will not admit my supposition that our needful supply (f the dread of abolition · were removed) would become very collecting how little likely it is that cultivation should be further extended, under the existing discouraging markets for produce; and I have not been surprised, sir, to hear, at the same time, the present distress of the West India trade urged as an argument in favour of the abolition. The abolition, says an hon. gent (Mr. Jacob), will prove a blessing to you, for it will lessen that produce of which you now import too much while the hon. gent (Mr. Wilberforce), opposite to me, who had been told by me, that, in opening the case of the West India trade, I should not think it necessary to allude in did, upon that occasion, and when I could not reply to him, apply the whole of that case to this question, and expressed his satisfaction that the postponement of this debate had given him an opportunity of previously hearing our case stated, since now it must appear, that ' it was not to the Abolition of the Slave trade that could be imputed the distresses of the colonists." Sir, I cannot so well answer these extraordinary arguments as by recalling to the memory of the house that there have been periods when, for two or three successive years, those useful and valuable establishments, the public breweries of this country, have been admitted to be unprofitable, and even losing concerns; and we will suppose that in such circumstances the brewers had found it necessary to lay their case before parliament, requiring som : legislative measure for their relief; what should we think of the states- not that his mind has never been suffied by

the treatment of negroes, either in one is sell your drays and your horses, turn away land or in one insulated district, an experi- your men, use less malt and hops, pay he less duty, and that will relieve you: should some hon. gent. in this nouse, at such a moment, professing an anxiety to assist the brewers, have projected a measure which they believed would set their factories on fire, how consolatory may it be to them to hear him exclaim-Well, I at glad I know your case, for low you cannot say that it is my projected measure which has occasioned your ruin! The distress of the West India colonies at this moment, sir, arises from their having complied with the urgent stimulation of the mother country, in furnishing her not only with produce amply sufficient for her own consumption, triffing, in comparison with the numbers but also with a large surplus to enrich her now in our islands; for he contends that by foreign trade; and because the foreign we still desire slaves, for the purpose of ex-tending our cultivation indefinitely, not re-colonists, they ask you to support them under the burthen of producing what has. been, and may again be a most profitable resource to yourselves.—On the political value of the colonies, and the intimate connection of their prosperity with our naval power, having on another occasion spoken. at some length, I will now be silent; and very shortly advert to the danger of insurrection in the islands connected with the present bill. Sir, I do not desire to look on the gloomy side, and will shope that our colonies may not undergo the rapid fate of Saint Domingo; but I cannot forbear to notice what we have heard upon high authe most distant manner to this question, | Thority, that the people of France do connect and who seemed to approve the distinction, the revolution in Saint Domingo with the . abolision of the slave trade. The noble lord. (Lauderdale) who, in the course of the late negociation, was thus informed, is said tohave replied, that he believed otherwise. respect much, sir, the manly understanding of that noble lord, but cannot consider his opinion on this subject as of equal value with that generally dufused over the French nation, who witnessed the whole course of that dreadful event, who knew the pains taken by the Amis des Nors to spread their doctrines in the colonies, and who read the twopenny and threepenny publications, which there to teemed from the press inviting the negroes "to break their chains upon the heads of their oppressors". Expressions equally inflammatory I could shew the noble loid (Howick) . who sits on the bench before me, in the pamphlets whichhave been circulated here, although I doubt .

thought an allusion which I made to them twon a former day less justifiable than it really wast Sir, it is not the debates of this house (of which we are charged with permitting the circulation in the colonies) that a solution calculated to impress the mind of his egro, as an act of legislation, the operation which he will immediately see, and the grounds and motives of which he will then naturally make the objects of his enquiry.—This sir, I think is the proper moment for my licknowledging that protection to our characters, which some hon. gents have thought fit to interpose against the abuse which others have so copiously bestowed upon us. I have, sir, carefully estimated the amount of that protection, and I think it is this: 'these West India planters and merchants,' say they, 'are, for aught we know, anatomically constructed, much like other people; they have a sculk, a brain, ·a pia and a dura mater, like ourselves; but man'is the creature of habit, and their habits are detestably bad. Their early associations fill their minds with inveterate prejudices, which prevent them either from understanding or feeling like the rest of the world: but then let us not be too severe upon them; for were we ourselves (lord H. Petty, Mr. Canning) exposed to similar impressions, which thank God we are not! our opinions and conduct might be just like theirs.' I do not know how others may feel on this; subject, sir, but I for one desire not to put the gentlemen to this expence of reluctant, liberality, to exact from them this tribute of left-handed candour. All that in our •defence and justification I would ask of them is, that when they have torn out of the statute-book the acts of one hundred and collect and ex earry home with us the frag- of the slave trade on the coast of Africa. ask them not to touble themselves about our defence, let hiem recollect, that upon the subject of the slave trade it ill becomes a member of the parliament of Great Britain to etigmatize the instruments which that legislature has deluded into a crime (if we are so to call it), of which the nation has

the perusal of them, and that he therefore | may injure or destroy, and for which there is, within the bill, no provision, nor has there been any thing like a distinct pledge given. On the contrary, the opportunity of discussing the justice or expediency of such a provision has not occurred, his Majesty's ministers having declared themselves not authorised to express the royal permission for entertaining the question. I had the highest direction in this house, your own, sir, for declining, in merely asking his Majesty's ministers for that permission, to go at length into the general argument; and I am driven now into the necessity of urging what I have to say on the subject as an objection to this bill, which cannot, as I contend, without some such qualification, be reconciled with that regard for justice and for property, which is the acknowledged attribute of a British house of commons: and here I have a right to call upon those for their support, who may be, in all other respects, ffiends to this bill, but who have invariably maintained that it ought to pass, accompanied with a liberal pledge of compensation to those whose property, hitherto protected by the laws, may be injured by its enactments. I have more particularly a right to expect such support from gentlemen connected with the colonies, as d friends of abolition, but who must yet be well aware of the jactial injuries it will inflict, and who will not, Ictrust; vote for this bill, since it contains no pledge of protection to those who may innocently suffer by its operation. Sir, it was objected to me, when I attempted to introduce this question to the house, that it was not the usage of parliament in similar great public regulations, to provide compensation prospectively. But there is the act of 28 Geo. III. cap. 54, which stares fifty years, and scattered them upon the floor, us in the face, in direct contradiction to this they would permit us, humble gleaners, to assertion: that act relates to the regulation mests; we will treasure up the preambles and provisions which they have contemptions for the rest, let them leave us to ask them not to trouble themselved. of the act I have mentioned, there is a large and liberal provision of compensation, not merely for property taken away, but for losses to be sustained. How, let me ask. did such a clause find its way into that bill? His Majesty's approbation for the consideration of the subject was certainly first obpocketted the gains.—I am here led to advert tained, and then the house did, upon deli-to that compensation which is due, as I beration, see the policy and the justice of think, to those whose properties this bill admitting that provision. Why then, in

the name of justice, has even a deliberation | versal of those statutes. Understanding his upon the question, as applied to this bill, been denied to us? We are assured that we shall sustain no injury, and, on the contrary, that the colonies are to be greatly benefited by the abolition. Are they sincere who advance this opinion (Messrs. Wilbers force, Jacob, &c. &c.)? Then, sir, at how cheap a rate might they, in this instance, have the grace of relieving apprehensions, of removing objections, and of connecting a measure certainly of innovation and violence with a display of uniform and consistent justice! But, on the other hand, we are told, take care how you admit any consideration of compensation, for the whole revenue of England might not suffice for the claims it would occasion. Are they sincere who advance this opinion (Mr. Whitbread)? Then how cautious should we be of incurring a loss of such magnitude, that the whole revenue of the country may be too little to make it good. I am aware that those who maintain this last opinion have alledged, that compensation may be demanded for voluntary and exaggerated losses, and for a sacrifice of extravagantly computed prospective profits. Sir, there could be no such dangers incurred under a clause wisely restricted to real and substantial losses-a clause framed with reference to precedents that already exist in the statute-book, and expressed in terms of additional precaation, suggested by the present case. Is it pretended, sir, that this bill can operate without unmerited inthe sentiments which I heard, with the utmost surprise, fall from an hon, baronet?sentiments which did appear to me so extraordinary and objectionable, that I cannot express myself freely concerning them, unless the hon. barone? (sir P. Francis) be present. And now, sir, seeing him present, I. shall state what I understood him to pronounce as his deliberate opinion (referring not to slave traders on the coast of Africa, but to the West India planters and merchants); and if I heard him right, it was, that no person who had been concerned in a trade which parliament has recently declared to be contrary to justice, humanity, and sound policy, can, in respect of losses sustained in that trade, make out to parliament a case that ought to be heard for compen-The hon. baronet thus puts out of the protection of the law a large class of \_ Vor. IX,

to be the hon, baronet's opinion (he will correct me if I have mistaken it), I rust say, that it is an opinion repuglant to very principle of justice, humanity, and tound policy.—One ill effect that must result from passing the bill, thus unqualified we shall surely experience, in the distribution will cast upon the commercial spirit of the country. What have merchant adventures to trust to but written laws? The cannot call into question whether the legislators who passed those laws were more or less well inforced, and had or had not the fullest lights upon the subject. Sir, twenty-five or thirty years ago, when I commenced merchant, had I canvassed both houses of parliament for an opinion how a mercantile capital could be adventured in foreign commerce the most advantageously to the public. nine out of every ten would have advised me to embark it upon the cultivation of the colonies; and in this reign two acts have been passed, encouraging loans, one from British subjects and one from foreigners, for that purpose; and yet, in this very reign, the security of those who lent money in faith of those acts, is, without compensation, to be violated; for an estate that may be at any time cultivated by the purchase of negroes (whether more or less of that description be now upon it) is, in the West India colonies. a valid security; but land deprined of that privilege and use, is not so. I cannot, sir, but look with despondency to the effect this jury to individuals? or does the house adopt example must have upon commercial confidence and credit. You will still, I doubt not, have your loan contractors, your lottery contractors, your barrack contractors, and the swarms that hang upon your revenues departments may increase perhaps as the matter they have to feed upon will diminish; but the ardent and adventurous wirit which. has created and sustained the commercial character of this country, which has 'raised other fruits beneath another sun,' and rendered every quarter of the world the theshe of British industry, and the source of British wealth, cantexist only under an uniform and consistent protection from the legislature, and, wanting that, must expire.—I have, sir, now only a few words to address to my hon, friends connected with the colonies, who lise given their support to this bill. Let me ask them what is their situation before it passes, and what will be their situa-British subjects, who can plead a long series tion when it is passed? They have now a of ancient statutes as their authority, and long series of legislative authorities to refer whose claim is precisely founded on the re- to, in support of those establishments and

been embarked. To-morrow those estawishments, and that cultivation, will be as it were under an interdict, and as reproband by he legislature. My hon friends band by the legislature. My hon friends have, I know, taken up their opinions on condiction, and have rejected with scorn that addition which has been offered to them, as one distinct character and class from their fellow colonists. If they could possibly have felt any complacency in that distinction, they must know that to-morrow that too will lose its value. My hon friends will not believe that I speak my own sentiments, for Lacknowledge no griff imputaments, for I acknowledge no guilt imputable to any of us; but those who call us all guilty may look upon them as participes criminis, useful while retained as evidences. or detached from their accomplices, but, when the cause is over, subject to the indifference, not to use a stronger term, which generally attends that description of Are my hon, triends flattering themselves (I know that some of them have so done) that here the matter ends, and that, in future, the colonist will enjoy his property without molestation? Have they not heard, sir, is not the alarm-bell of further innovation yet ringing in their ears, have they not heard a young nobleman, of great hope, and of the highest connections in this country, announce a measure tending directly to emancipation? That young no-breman will be treated like a gallant oldier who outsteps 'the line, and anticipates the charge; but the line is advancing, and the charge will soon be made. Where then will my honorable friends take their stand Are they pledged to go all lengths, or are they, by a late hesitation and repentance, to lose the merit of their former concessions? •Had they not better, even if they object not to this been, lay hold of the laws which have " hitherto paterted them, and demand compensation at cast, as the condition of their of the protection of the law. What he had passive concurrence, they will soon find stated on a former night was, that he would themselves undstinguished from us who have from the fast withstood these innovations—undistinguished, excepting by the bitter conscious sest of having been aiding and consenting to their own destruction; and they mass oc contented with us to walk through the empire with a brand finon their backs; if they enjoy a short prosperity, it will be a prosperity blasted by obloquy and reproach & if they fall, on the contrary, as I believe they will, they will fall unpitied and unprotected.—Sir, if in what I have said I have expressed myself at any time with un-

tat cultivation on which their property has becoming warmth, I shall to-morrow be sorry for it; the house will, I trust, regard it as the effort of an expiring flame, the spasm before dissolution. Believing, as in sincerity and sobriety I do, that if this bill pass, it condemns the colonies to a decay more or less rapid, I could not bring myself to say less in justification of the opposition I have given, and must continue to give to it; but, sir, I have done, and cannot foresee that I shall again at any time have to trouble the house on this subject, unless it chance that on the one hand consequences I do not now look for should demand from me retractions or concessions, which shall, in that case, be freely made before they are called for, or that I should, on the other hand, be compelled to submit to the house cases of individual distress and injury originating in this bill, and humbly praying for compensation; should this last, sir, be my lot, and should even the worst I have contemplated come to bass, I shall not think that the language of reproach will avail any thing under such circumstances, neither will I (and for this the hon gent, whom I oppose ought to thank me) at that time undertake their defence and justification. I will not say that I knew many of these abolitionists who, with the exception of their prejudices on this subject, were much like other men; and that, had I been, sa, thank God I was not, like them, misled by defusive theories, deceived by false, exaggerated, or partial accounts of what has passed, and is passing in Africa and the West Indies; instigated by popular clamour (itself artificially and enthusiastically excited); and fascinated by oratory, I might with them have given my voice for a measure which has proved destructive of its object, and has sacrificed one main source of our 1.2tional prosperity.

Sir Philip Francis had never said, that the persons engaged in the slave trade were out not be a party to any proceeding of that house, which should pledge to any compensation for any future losses that might arise from any measure under discussion. He had asserted that, on general principles, there could be no claim for losses sustained by a transaction which the house had declared to be contrary to justice, humanity, and policy; and he still adhered to that opinion. He had gone further with respect to Trinidad; for that was a modern establishment, and the speculations had been undertaken in that island, with a knowledge of the resolution



of parliament of 1792, that the track should that had ever existed in the world. be abolished after a certain time. He should slave was called to work half an hour feel it his duty to resist any application from that island, at the same time that the would be as ready as any hon, member to grant compensation for losses which might be sustained by the operation of the bill, upon a special case being made out.

Mr. Lytleton, though he had not the presumption to suppose that he could place the arguments that had already been employed in the different stages of this measure in a stronger light, or a more persuasive form, could not yet content himself with giving a silent vote upon this occasion. The slave trade was so enormous and horrible, that there was no parallel to it in the annals of the world. He was glad that the measure of its abolition was at length arrived at its last stage; though he was sorry that any alteration had been made in the preamble, because he could not reconcile to himself any compromise upon the subject. He was convinced that none of the imputed consequences would follow from the adoption of the measure.

Mr. Henry Thornton observed, that it did not signify to the house what Leo Africanus or Mr. Park might have thought of the slave trade, as they were themselves more competent to decide upon the facts before them. In a communication which he had with Mr. Park, however, that gentleman, though he studiously avoided siring any decisive o itnion as to the effects of the abolition of the slave trade, admitted that the justice of such a measure did not allow of an argument. This measure would not only throw wide open the doors of civilization for Africa, but lay the first stone for the establishment of the happiness of the West Indies. As this condition of the mass of the people in the support to the bill. sister kingdom; an hon, gent of great mass of the people in this country; measures common-place expressions of justice and huhad on a former occasion been taken to correct abuses which were said to have existed quence, with which this measure had been in the East Indies; and he would ask, whether it was not right that they should take mous, for them to graft on their theories the measures for the improvement of the West; character of the dispensations of Divine Prothat the system was more severe than any the evil it might do to ourselves, and, having

slave was called to work half an hour before sun rise, and was dismissed from work lalf an hour after sun set, and this reriod of la-bour, with the intermission of two hours in the course of the day, was greater than could be borne in a tropical climate. They were besides worked under the with a practice which had never obtained in any years; and men, and boys, and girl of tender age, and women in an advanced tage of pregnancy. were subjected to blows at the discretion of the driver. The slaver in the West Indies was much more severe than in the ancient world; for shortly after the propagation of christianity, slavery was done away. Here the hon, member read an extract from the historian Gibbon, to shew that, when the sources of procuring slaves were cut off by the union of Asia and Africa with the Roman empire, the Romans obtained them by the more tedious method of propagation, which was promoted by mild treatment, and encouraging marriage. These were the facts upon which the advocates of the bill supported it. But it would likewise have the e lect of promoting the civilization of Africa, which was shut out at present from every side of the coast. I his measure would place both Africa and the West Indies in a better condition, and have the effect of putting an end to the wars, crimes, and kidnappings, which were resorted to in Africa-to obtain slaves. Of all the slaves that-were brought from that country, not one was taken upon just grounds; but the instances were numberless of those taken by fraud and criminal artifices. He considered the trade as a crime, and in abolishing it, the house was performing a primary duty; the first duty of parliacountry was the balance for the great power ment being to provide for the freedom of the. on the continent, they ought to attend to the subject, and that no man should receive ingrounds upon which its means were founded, jury from another. After a few observaand particularly in its colonies. Measures, tions on the Sierra Leone establishment, the were to be taken for the improvement of the shon, member concluded by in his hearty -

Captain Herbert the the measure weight in that house (Mr. Whitbread) from fraught with ruin to the colonies and the his character and talents, had brought for-commercial prosperity of the country. Howard measures for the improvement of the complained of the style of declaration and . India islands? He had paid particular atter- vidence. They ought to consider the good tion to the case of the slaves, and he agreed that this measure might do to Africa, and

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compared the quantity of good and evil that | ordinary mode of labour to lashes, as he himmight result from it, if the former should preponderate, to consider whether this was a moment at which they could afford to en-counter so much evil. If this country were to \$1 hdrayr its capital from the slave trade, our enemies would be enabled to carry it on a proof that negroes had, in general, not upon between the price of the been so harshly treated as had been appreslave would hower on the coast. But the Trans-Atlantic market was but a small part of the clave market. The empire of Morocco, and the great empires in the interior of Africa, took off the greatest portion of them. If he thought that there existed the cruchties alledged in the treatment of the slaves, he should not oppose the measure. But he had been in all our West India colonies, in all the islands belonging to other nations, and he thought the condition of the labourers in the West Indies as happy as that of the peasantry in any nation of Europe. The sway of the whites was mild, but the tyranry of the -blacks was really a whip of scorpions. If this pill were to be passed, the emancipation would follow. He had been in the empire of Hayti, and conversed with all classes from the field negro to the field othicer, and he could assert, that they had not wished for liberty when it was offered to them, but preferred the mild government of the whites to the severe oppression of the blacks.

Mr. T. W. Plummer was as much an advocate for liberty as any man, but thought it very dangerous to propagate such an idea among the unenlightened negroes. It was to be recollected how much Great Britain had already lost in her colonial strength, by . the discussion of these abstract principles; to that she owed the revolt and loss of her American colonies, and it behoved her to be aware of propagating notions of political right among a people so unintelligent and so easily provoked to revolt as the negroes. With regard to she supply of negroes to the colonies, as it appeared on all hands at least a questionable point, that the negro population could be kept us without any farther importation, he recommended rather a suspension . of the trade thanks total abolition, in order that an experiment might be fairly made · upon this important question.

Mr. Barton said, that the total time of · labour was only ten hours. The whip of a driver was never used, though it was formerly; and it was no more used now than the mace was to knock down members in the protection of this country. France and other Lobby. Neither the drivers nor white ser

self had found by experience. He positively asserted, that when women were pregnant all idea of labour was at an end. His negroes had brought him, on a fear of scarcity, about a thousand pounds in gold; which was hended.

Mr. H. Thornton still maintained that he was correct in the points he had stated.

Mr. Secretary Windham remarked, that although the overseers of plantations made use of the whip, that did not prove that the negroes were treated with cruelty; but, after all, it was not the intention of the house to abolish slavery, but the slave trade. Therefore, when the anti-abolitionists spoke of the miserable condition of the slaves, they were arguing against themselves, inasmuch as it was no part of the present bill to abolish slavery in the West Indies. Slavery was as ancient as the days of Homer, who said, take from a man bis liberty, and you take from him h s virtue. Still slavery was a degrading situation for man, and it was to be wished that it could be abolished. Slavery, however, differed very much, as to degree, in different countries; and he could not but believe, upon the testimony adduced, that the authority exercised over the negroes in the West Indies was much less than in most other countiles where slavery existed at all. But even if this measure were carried, slavery would continue in the West Indies; and those advocates for the measure were not consistent with themselves, who argued from principles of strict right and justice in favour of the present measure, and yet did not follow up their own principles, by emancipating the present slaves in the West In-The right hon, secretary proceeded to observe, that on such a question, the house ought not to go upon abstract principles of right, but upon the consideration of the consequences of the measure, and the possible ruin of the British empire resulting from it. As to Africa, this measure would produce no benefit to that country, for there would not be less slavery after our abolishing the trade than before it: in the West Indies it would tend to produce discontent among the negroes; to individuals it would be a great loss and injustice, and would prove ruinous to numbers who had a claim to the rival nations would most probably refuse to . vants had power to punish without consent imitate our example, and would redouble of the masters. The negroes preferred the this traffic to our ruin. Nor was this a time to venture such an experiment. We were try. He painted in strong colours the morengaged in a dangerous war with a powerful tality which took place among our troops in enemy. Was it not also a time to be strict- the West Indies, and contended, that if we ly economical? Were they not called to at- could recover all our brave countrymen who tend to candle ends and cheese parings? had been sacrificed in that country, they And, at such a time, should parliament would be cheaply purchased by the relimber thank of throwing away such a resource as quishment of all the riches which had flowed empire after empire tumbling like so many nies quitting the protection of Britain; they nine pins all around them? He knew there had too much good sense to take such a rash were some of his hon friends who would tell step; for they must well know, that as we him the present measure tended to security were masters of the sta, we must also be against such dangers. He wished it might, but he feared it. If this question was one of feeling merely, all their feelings must be alike; but he deprecated their feelings running away with their better judgment. It was not true that parhament was about to abolish the slave trade; they were only abolishing their share in it; and it was even doubtful, if, after all, this measure would, in any degree, duninish the traffic in slaves on the coast of Africa. The wished his forebodings and fears might go no farther; but, at any rate, he must renounce the honour and glory of effecting a measure which would be productive, as some gentlemen expected, of such salutary effects; at the same time, dis claiming any share in the pernicious consequences, which, to his apprehension, were much more likely to actrue from its adop-

Mr. Sheridan replica to his right hon. friend, who, in saying that the same arguments which applied to the abolition of the slave trade, also applied to the abolition of mird of his hon, friend had for so many years slavery, had blended two things which ought | to be kept distinct. The one was in our power, the other was in our hope, but not at present in our power. With respect to The treatment of slaves in the West Indies, he wanted no testimony on that subject. Despotism must lead to cruelty. As in the words of Shakespeare, " Mercy is twice blest, it blesseth har that gives, and him that takes;" so despotism was twice cursed. It cursed him that exercised it, and him on whom it was exercised. He trusted, therefore, that the present measure was the preamble of the future; but at the same time · he was aware that the ultimate step must be taken with the utmost tenderness, caution, and deliberation. To give immediate freedom to men who had always been accustomed to slavery, would be productive of the most With regard to the serious consequences. had paid for it more than "human sinews bought and sold" ever produced to this coun-

the West India islands? Dill they not see from it. He ridiculed the ide of the colohad too much good sense to take such a rash step; for they must well know, thamas we were masters of the san, we must also be masters of the soil. If or did he apprehend that the applicion of the slave trade would cause any insurrection among the blacks. Had it not been in agitation for 20 years, and had there been the least ferment among them in consequence? After a warm panegyric on his late right hon friend (Mr. Fox), who had the abolition ever at heart; and on his hon, friend (Mr. Wilberforce), by whose unwearied exertions the question had at length been brought to a successful termination, he concluded by declaring, that he had never given a vote with more heartfelt satisfaction than that which he should give on the motion before the house.

Lord Castlereagh lamented his difference in opinion from his hon, friend (Mr Wilberforce). However the right hon. gent. who had just sat down, might, by t'e superior brilliancy of his genius and ingenuity of argument, disguise the question it was inpossible that the measure now before the house could ever accomplish what the liberal in contemplation. The only result would be, that perhaps the attachment to the niothe country would be a little shaken, the people in our West India colonies might be driven to import contrary to the wish and order of parliament, and the number of deaths would most probably be increased

Mr. Wilterforce called most seriously the attention of the house to the point to which the question was now brought. They had for the present no object, famediately before them, but that of putting a stop directly to the carrying men in British ships to be sold as places in the British than the as slaves in the British lishands in the West Indies. If that measure was to be shortly carried into execution, he should think that his labour for these 19 years past would be amply newarded: but still, he must confess, that he should have another object after that in view, and that he looked forward to a still wealth derived from the West Indies, we more happy change in the state of the negroes in the West India islands. According to the plain rules of common sense, his lo i-

cal friend on the other side of the house (Mr. Windham) must be in error; we were not to say that because a man had two woulds we should refraintfrom curing one, because it was not in our power to heal up both the wounds immediately. The right hon, gent, must see, without entering into any metaphysical discussion, that the great Author of our being had ordained, that the duty and happiness of mankind should be closely connected. It was our duty to put a stop as speedily as possible to the traffic and sale of our fellow mer; and notwithstanding the forebodings of the noble land (Castlereagh), he had reason to hope that we should have the happiness to see that smuggling would be at easily prevented in that as in any article that was at present attempted to be dealt in contrary to law. • He thought it to be an act of duty towards the many, great and enlightened statesmen that had supported him in the accomplishing of this object which he had most dearly at heart, to acknowledge the libefality with which they had set aside all lesser differences, and united their efforts with this great measure, for promoting the happiness of mankind. The chearfulness with which it was supported by most of the leading members of the present administration, he hoped was a favourable omen of what might be expected from them at any time hereafter, when questions were to be decided on the great and immutable principles of truth, justice, and humanity.

Mr. Windham stated, in explanation, that his opinions on this question had been uniformly guided by the authority of Mr. Burke, who had entertained an idea of the gradual abolition of slavery, and of course of the slave trade, in a manner totally different from that proposed by the present measure.

Mr. Whenforce observed, that the righthon gent had never mentioned the name of
Mr. Burke in his speech, and therefore had
no right to shelter himself under his authority. The plan the right hon gent, had
alluded to, he had often requested to see,
and could never obtain a sight of. This,
however, he could ever, that Mr. Burke
had often stated bith in private and in that
house, to him and to many others, that he
had abandoned his former ideas on the
subject, and thought exactly as they did.

Mr. Windham appealed to the house, whether he had not quoted the authority of Mr. Burke.

Mr. Barham stated that the plan of Mr. Burke had been put into his hands, for the purpose of his making some observations in

his place upon it.—The question was then loudly called for, when the gallery was cleared. But the bill was read a third time, and passed without a division.

House of commons. Tuesday, March 17.

[Minures.]—Ther house ballotted for committees to take into consideration the petitions complaining of undue returns for Glasgow and for Newry, but the reduced list for the latter place only was presented at the bar. The names were as follow: G. H. Cavendish, esq. hon. M. G. J. Stewart, J. Grimston, esq. J. Smith, esq. right hon. W. Dundas, lord C. Fitzroy, J. Dent, esq. G. Wentworth, esq. T. Steele, esq. T. Codrington, esq. sir W. Curtis, right hon. C. Bathurst, lord C. H. Somerset. Nominees—lord Temple, R. M. Biddulph, esq.

[LIVERPOOL PLANTERS' PETITION.] .-Mr. Roscoe presented a Petition of several planters, merchants, and others, at the port of Liverpool, interested in the British West India colonies, setting forth, " That the petitioners have, for a long time past, felt severely the pressure of the heavy duties on Sugar, the produce of the British West India colonies, though they have hitherto endeavoured to sustain them, aware of the exigencies of the public service, and hoping that the period was not for remote, when, by the happy event of the restoration of peace, their burthens would be lightened; and that the petitioners now find these hopes not only rendered distant, by the failure of the late negociation, but by the new Plan of Finance lately submitted to the house by the chancellor of the exchequer, in danger of being altogether destroyed, it being the effect of this plan to render permanent that part of the duties on Sugar which, by the existing laws, would cease with the war, a circumstance which the petitioners view with great alarm; and that these duties press at present with peculiar severity on the petitioners, and all persons connected with the West India colonies, in consequence of those measures of hostility against British commerce, which the recent successes of the enemy have enabled him to enforce in almost all the ports of the continent, whereby exportation has been impeded to an extent hitherto unexampled, and the natural effects of an overcharged market have been and are felt in a ruinous depression of prices; and that the petitioners acknowledge with thankfulness the measures which have already been taken by the house with a view to their

produce that effectual relief to which the petitioners conceive themselves ustly en titled; and that the petitioners humbly suggest the following gest the following measures as calculated to afford them further relief; namely, 1. A reduction in the gate of duty on British plantation sugar: 2. That liberty be given to the colonies to barter sugar and coffee, as well as rum and molasses, with the American states, in return for lumber, and other necessaries; for a needful supply of which the colonies depend on an intercourse with those states: 3. That permission be granted to the distillers and brewers, to use sugar in their respective processes, when its price, compared with that of grain, may induce them, so to do; and therefore praying, that these measures, or such of them as may be deemed expedient by the house, or other measures adequate to the relief of the Petitioners, under their present burthens and distress, may be adopted and passed into a Law."—Ordered, That the said petition be referred to the consideration of the select committee, to whom the petition of several planters, merchants, mortgagees, annuitants, and others, interested in the British West India colonies, is referred.

[Petition from the University of OXFORD AGAINST THE ROMAN CATHOLIC ARMY SERVICE BILL ] The Marguis of Titchfield presented a netition from the chancellor, masters, and scholars, of the university of Oxford; taking notice of the unrestrained admission into situations even Lord Henry Petty, although it was im-of the highest naval and military command; possible for him not to respect the motives

relief, but consider them quite inadequate to those oaths, declarations, and tests, which are now required by law of persons admitted into offices and stations of civil trust and authority; and that the petitioners do verily believe, all these restraints and obligations, whether they have respect to employments of a civil or a naval and military nature, to be no other no greater than are indispensably requisite for the maintenance and security of the monarchy and the church, as they are nov happily established in this united kingdom and therefore praying, that the above-mentioned bill may not pass into a law; and that the house in its wisdom will be pleased still to maintain and preserve inviolate those laws, which experience has proved to be the best safe-guards. under divine providence, of our present . happy constitution both in church and state." Ordered. That the said petition do lie upon the table until the said-bill be read a second time.

[ABOLITION OF SLAVERY.] Earl Percy rose in pursuance of the notice he had given to move for leave to bring in a bill for the . gradual abolition of slavery in his majesty's colonies in the West Indies. His lordship expatiated feelingly on the wanton cruelties exercised on the unhappy negroes in the plantations, as developed in the late discussions. The object of his bill was to prevent the repetition of horrors, at the very idea of which every man in that house must shudder. If it had been established, as he trusted it had been established, that the slave trade bill for enabling his majesty to avail himself was contrary to the principles of justice, of the services of all his liege subjects in humanity and sound policy, and that therehis naval and military forces, in the manner fore it ought to be abolished; it necessarily therein mentioned; and setting forth, "That followed, that slavery itself was contrary to the petitioners contemplate, with much the principles of justice, humanity and concern and anxiety, the progress of a sound policy, and ought also to be abolished. bill, which in their apprehension, if it It was, however, by no means his intention should pass into a law will break down to propose any immediate abolition; what one of the strongest barriers, raised by the the had in view was, that the children ofwisdom of our ancestors, for the defence slives born after a certain timp to be fixed and security of our civil and religious esta- by the legislature, should be free; and thus blishments; and that the petitioners cannot a gradual and ultimately a total extinction look forward without very serious alarm to of this barbarous usage would take place. In the consequences of repealing so important lordship concluded with moving. That leave a portion of the statute 25 Car. II. cap. 2, be given to bring in a bill, for the gradual abortomerous of all religious persuasions an the West Indies. On the question being pure

and that the petitioners see much reason to and participate in the feelings of his noble apprehend that the said bill, if it should friend, yet-deprecated any discussion of this pass into a law, may lead to the removal subject at the present moment. . The about also of every similar restraint in matters of lition of the slave trade, and emancipation civil concern, and to the abrogation of all of the slaves, were two distinct questions a ith characters in that house, that, in considering the one, the other ought to be excluded from their contemplation. To emancipate the negroe, would not be to add to their happiness, even if the legislature had a right to interfere with the property of the coloniese All that could be done by this country with safety and effect had already been done. He put it, therefore, most respectfully, most strongly, to his noble friend, either to withdraw the motion for a bill to abolish slavery, or to concultin the previous question, which he felt it to be his duty to move.

Mr. Eden said, that in all great and important questions time was given for the parties, whose interests were affected, to petition against the measure. The present motion was precipitate, and precluded the parties from that opportunity. He would also ask, was the nuble ford or any one else prepared to offer any remuneration to the colonists, if they should be deprived of the services of the slaves and their children? This was a measure which would be fraught with rain to the colonists, and should there-

fore have his decided opposition.

Sir C. Pole, while he deprecated the motion as fraught with the most dangerous consequences, said, he rejoiced that It had been brought forward thus early, because it shewed the cloven foot, which had been tattempted to be concealed: he believed that this was one main object in view by the abolitionists. was fraught with much evil, and he trusted it would open the eyes of the public, to the intentions of the promoters of those measures.

Mr. Wilberforce, had the motion proceeded from a less respectable quarter, would have been as glad as the hon, baronet that it had been made, because it would show that he (Mr. W.), and those who shought with him, made the distinction between the abolition of the trade and the emancipation of the slaves, and not only abstained from proposing the latter but were ready to reject such a proposition when made by others. How much soever he looked forward with anxious expect; ion to the period when the negroes might with safety be liberated; he knew too well the effect which the long continuance of abject slavery produced upon the human mind, to think of their immediate emancipation; a measure, which, at the present moment, would be injurious to them, and ruinous to the colonies. He, and those who acted with hipf, were satisfied

and it had also been maintained by the lead- with aying gained an object which was safely attainable; they had always declared what he now repeated, that the sole point which they had in view was, the abolition of the slave trade, and not of the emancipation of the slaves. The enemies of the abolition had always confounded these two objects; the friends of the abolition had always distinguished them.

Captain Herbert deprecated any discussion on this subject. of a hope remained that the colonies might be saved, the only mode of realizing that hope, would be by showing that the house would not for a moment ad-

mit the proposal for ethancipation.

Mr. Sheridan, after the auxious expectation which he had last night expressed, that the bill then passed was but the preamble of the ultimate measure of emancipation, thought that he should be guilty of the grossest inconsistency in giving a silent vote on the present question. With these sentiments he need scarcely say, that the noble earl had his thanks for having directed the attention of the house to this important subject, even at that early period. The noble earl's statement had been misrepresented. He had never proposed to enfianchise the living negroes; his measure, as he understood him, was to commence with infants born after a period, which would remain a matter of future parliamentary discussion. The piecers were entitled to fair dealing on this subject: If the house meant to say, that by abolishing the slave trade they had done all that duty demanded. and that they world leave the emancipation of the slaves to the hazard of fortuitous circumstances, let them be explicit, and say so; but if there lurked in any man's mind a secret desire to proceed in that business. a secret conviction that more ought to be done than had been done, it was unmanly, it was dishonourable, not to speak out. For one, he would boldly declare that he had further views; he hoped, that the young nobleman who had done his feelings so much credit, by the proposition which he that evening made, would stand to his ground. If he persevered in the pursuit of his object with the same zeal as his Hon. friend (Mr. Wilberforce) had done, he had no doubt that he would meet with the same success. An hon, bart, had talked of a cloven foot; he pleaded guilty to the cloven foot, but he would say that of the man who expressed pleasure at the hope of seeing so large a portion of the human race freed from the

shackles of tyranny, it ought rather to be the had been so, on a bequest of slaves being said, that he had displayed the piction of an angel than the cloven foot of a demon. It was true no immediate connection existed between the abolition of the Slave trade and the abolition of Slavery, but the same feelings must be roused by the consideration of both questions; and he who detested the one practice, must also detest the other. He did not like to hear the term property applied to the subjects of a free country. Could man become the property of man? A colony emanating from the free constitution of England must carry with it the principles of that constitution, and could no more shake off its well-known allegiance to the constitution than it could shake off its allegiance to the sovereign. He trusted that the planters might be induced to lead the way on the subject of emancipation; but he cautioned the house against being too sanguine on this subject. Were the planters themselves always resident on the islands, he should have greater hopes; but it was not probable that because cargoes of human misery were no longer to be landed on their shores, that because their eyes were to be no longer glutted with the sight of human suffering, or their ears pierced with the cries of human distraction in any further importation of negroes, that the slaye-drivers would soon forget their fixed habits of brutality, and least to treat the unhappy wretches in their charge with clemency and compassion. Slavery would not wear itself that he would turn his mind to the object out; it would become more rigid, unless with deliberation, and look at it remotely. the legislature became more vigilint, and . Mr. Manning was proceeding to state the reminded the planters of the new duty that had fallen upon them, of rearing the young slaves in such a manner, that they might be worthy of freedom. Adverting House immediately adjourned. to a quotation from the historian Gibbon, he contended, that the slavery of the West Indies was unlike any other slavery; it was peculiarly unlike the slavery of ancient days, when the slaves frequently attained to the Wilnerforce, lord Howick, and several highest dignities. Esop, Terence, and Se-members of the house of commons, brought neca were slaves. Was there a possessity up the Slave Trade Abolition bill, agreed to that any of the unfortunate negroe, now in with amendments. the West Indies should emulate such men? sufficiently proved by a little pamphlet that respect to the amendments made in this

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made to him, emancipated them; caused them to be conveyed to Pennsylvania, where they were properly instructed and where their subsequent exemplary conduct was the general theme of admiration. With this fact before him, should he be told that he must give up all hope of abolishing slavery? No, he would never give it up. He would exclaim with the Poet, in the words of the motto of the pamphlet which he had mentioned,

" I would not have a slave to till my ground,

"To carry me, to fan me when I sleep, "And tremble when I wake, for all the wealth
"I hat sinews bought and sold have ever earn'd."

Mr. Wilberforce, in explanation, denied ever having disavowed his wish that freedom should ultimately be communicated to the slaves. He had deprecated the discussion at present, because he looked to the gradual improvement of their minds, and to the diffusion among them of those domestic charities which would render them more fit. . than he feared they now were, to bear emancipation.

Mr. Peter Moore, however strongly he had advocated the abolition, was against immediate emancipation. The abolition would ameliorate the condition of the slaves, by forcing the West India planters to treat them well, and they would ultimately be prepared to receive freedom. The hoped the noble lord would withdraw his motion,

result of his experience in the colonies when Sir C. Pole moved that the house be counted. Only 35 members being present, the

> HUOSE OF LORDS Wednesday, Murch 18.

[SLAVE TRADE ABOLIMON BILL.] Mr.

I ord Grenville called the altention of the. It might be dangerous to give freedom to house to this subject, which helconsidered. the slaves in a mass, but that it was not one of the most important that could ocdangerous to give it to them in detail, was cupy the attention of their lordships. With had been put into his hands the preceding, bill, he was satisfied they were calculated night, in which it was stated, that a Mr. to carry its principles better into effect. It. David Barclay, to his eternal honour be it was, however, necessary, that time should spoken, who had himself been a slave be given for consideration, and he thereowner in Jamaica, and who, regretting that 'fore moved that the bill, with the amendments, be printed. Ordered. His lordship deavoc; to come to that result, which, that stated, that if the prints should be on whilst in his judgment it would tend to rethe table before Monday, he should move medy the evil that existed, would not vio-

passed in the ate discussion of this measure, and of the consideration which he had since been enabled to give to the subject, he thought it would be more advisable to empower the committee to separate all that part of the bill which related to trial by jury, from the other parts which related to the division of the court of session into three chambers, and the formation of a court of review. He thought this mode would be better than that of which notice had been given on the former night of discussion by a out in the committee all the clauses which related to trial by jury, as, if this latter mode was anopted, it might lead to a supposition that it was entended to abandon altogether the proposed introduction of trial by jury. On the contrary, he hoped that that part of the plan would ultimately be adopted by their lordships. As, however, there was: considerable difference with respect to the means of carrying this desirable object into of the court of session into three chambers, advisable to have only two chambers in the there was scarcely any difference of opinion, and but little on the subject of the formation of the court of review, these parts of the plan might be adopted with much less delay, if considered in a separate bill, than if they remained incorporated with the clauses related If, however, it was determined to have intending, on that day, to move the instruc- the business of the outer house, in which tion which he had before stated, and in the case, from the single responsibility attached to propose several amendments.

Lord Eldon thanked the noble lord for having thus given farther time for the consideration of that part of the subject which was involved in considerable difficulty, namely, the trial by jury. He had no doubt that the trial by jury might, in some cases, be beneficially introduced into Scotland; but great consideration would be required with respect to the means of carrying it into effect, in order that it might not produce injury instead of good. With respect to the ner, as it had been calculated that a lord other part of the subject, he would give it of session, in consequence of the multiplievery consideration in his power, and en- city of other business; had only 63 hours in

the consideration of the gmendments on that late the art of union. He doubted whether day. SCOTCH JUDICATURE BILL. Lord Gren- sought in the chambers of the court of sesville said, that in consequence of what had asion, similar to our court of exchequerchamber, with relation to the courts in Westminster-hall, than rendered a distinct court superior to the court of session, which he was inclined to think not consistent with the articles of unilin.

The Lord Chancellor declined entering at present into a detailed consideration of the subject, but he had no doubt that in the proper stage of the bill he should be able to convince their lordships that the difficulties in the way of the introduction of trial by jury in civil cases into Scotland were much less noble and learned lord, namely, to strike than were apprehended; that, on the contrary, it would be comparatively an easy task, whilst at the same time it would be a most beneficial measure to that country.

Lord Melville merely wished to throw out for consideration the necessity which in his opinion existed of adopting means to bring causes to greater maturity in the outer house, without which he thought the proposed measure would not produce any thing like the beneficial effect expected from it. effect, and as, with respect to the division. With this view he thought it would be more inner house whose soll business it should be to review the decisions wen in the outer house, where, from the larger portion of time allowed to the judges for transacting business, that business might be done well. ting to trial by jury. He should thesefore three chambers, he thought that one of move to postpone the committee to Monday, those chambers should be allotted solely to consideration of that part of the subject re- to the judges, every thing that could result specting the division of the court of session from efficiency and from solemnity of deciand the court of review, it was his intention sion might be expected. His only object was, that the measure should undergo the most serious and attentive discussion.

The Earl of Lauderdale rose chiefly for the purpose of doing away any impression that might result from what had been said by the noble viscount, that his noble friend, who had proposed the measure, had not given to it the most anxious consideration. He agreed with the noble viscount in the necessity of adopting some means of doing the business in the outer house in a better man-

the year to allot to that in the officer house. This, however, had been proviled for in the present plan, by which (the three chambers only sitting alternately) 8 judges might always be allotted to the business of the outer house, whilst, according to the propasition of the noble viscount, only five could sit there.-After some further conversation. the committee was postponed to Monday, for which day the lords were ordered to be summoned,

## HOUSE OF COMMONS. Wednesday, March 18.

Lord Stopford read at the [MINUTES.] bar the report of the Colchester election committee, declaring Robert Thornton, esq. duly elected, and that the petition, as far as the same relates to the said R. Thornton, was not frivolous or vexatious; and also that W. Tuffuell, esq. was duly elected, and that the petition, so far as relates to the said W. Tuffnell, did appear to the committee to be frivolous and vexatious. -- Mr. Vansittar? gave in at the bar a special report of the Shrewsbury committee, stating the absence of one of its members, and the cause assigned for such absence, namely, sudden indisposition. medical gentleman attended, and proved at the bar the illness of Mr. Windham Quin, and the impossibility, in consequency thereof, of his attendance on the said committee. Leave was the given to the committee to adjourn till Saturday next.

[ROMAN CATHOLICS ARMY AND NAVY SLRVICE BILL. |- Lord Howick rose and addressed the house as follows: -Sir, since I had the honour of introducing into this house a bill for allowing dissenters of every description, to enter into his majesty's military and naval services, under certain restrictions, circumstances have occurred which have twice induced me to move for the postponement of the second reading of that bill. the second reading. Not being able to as-! certain on what day it may be in my power to proceed with this bill, I think it consistent with my public duty to make this statement, ! much observation, and that the house and a year, in another three months, in a third a

All I can now say is, that I must beg their indulgence (hear! hear! from all parts ofthe house). I am not at present authorised, nor would it accord with my chity, to enter into any explanation on the subject. Whenever the proper time shall come, I can assure the house, that no man will be more ready than I shall be to state fully that, which under the present circumstances, I feel bound to withhold. I therefore must confine myself to giving notice, that I shall not move to-morrow for the second reading of the Roman Catholics Army and Navy Service bill.

MR. PAULL'S PETITION RESPECTING THE WESTMINSTER ELECTION.] On the motion of lord H. Petty, the house went into the further consideration of Mr. Paull's Petition respecting the Westminster Elec-

Mr. Sheridan rose and said, that he was aware that standing in the situation he did, he was entitled to comment upon, and to sum up all the evidence that had been adduced in support of the allegations contained in the petition now before the house. He should, however, wave that right; the evidence was in the hands of every member of . that house, and he was not anxious, if he could do so, to add to the impression testimony of such a nature must have already produced; he would content himself with one remark, which was, that that evidence, weak and futile as it was, did not say more to its own confusion than would have been proved by witnesses unimpeachable, which the (Mr. Sheridan), had the house thought-it necessary, was ready to bring forward. an instance, he should mention merely Mr. Weatherhead himself. When an inquiry was made as to his services in the navy, he. confessed himself not quite satisfied with the Yeturn of the navy office. A noble lord (Folkestone) was equally dissatisfied. • but I now rise to state, that the same circum upon different grounds. The noble lord stances still continue to operate, and that I seemed to think that this Mr. Weatherhead shall not be prepared to-morrow to propose and been calumniated, and accordingly the noble lord moved for a return at once more. exact and comprehensive. What had been the issue of this attempt to rescue the character of Mr. Weatherhead from this sup in consequence of which the order of the day posed slander? Why, in truth, no more for the second reading will be dropped, to be than this: that he Mr. Weatherhead, had revived as the house may think fit. I am not served in one ship only, but in twelve or aware, sir, that this intimation must attract thirteen, that he had continued in one ship the public will naturally expect some month, in a fourth three weeks, and in a information with respect to the motives of it. Afth five days; running, as it were, the

fact to had been actually guilty of desertion from each ship, though in the first return it. seppeared that he had deserted but once. But it was not more difficult to fix the station of this naval efficer to a certain ship, than to fix his birth to a certain place; he had the singular good fortune to be born at a number of different places; he was born first at. Newcastle, next at Morpeth, and after some other hirths he was finally brought forth in I ondon (a laugh) But there was another alight ground of objection to the character of this witness; in the month of Sept. 1803, he petitioned to be examined for a lieutenancy, and to the recommendatory certificates of the different captains under whom he served, there was but one objection, namely, that | they were all discovered to be forgeries. He was not anxious to press upon the house the gross and flagrant contradictions and absurdities in the evidence they had heard; he did not wish to expose the miserable wretches to the just rigour of the honest indignation they had so universally excited; but he agent or agents to inquire into the nature of that any witnesses had been nesses, more especially in a case where this quired into their characters. The apparent evidence went directly to affect the scat of a motive has been, that such a proceeding der against a privy counsellor. It was for the house to consider how far the agents are responsible for employing wretches as substantial evidence, whose character 'they might have learned (had they been ignorant of it) 'in the neighbourhood of Bow street, Hatton-garden, and Newgate; but he should abstain; he would keep his word with the house, and not enter into any remarks upon the evidence. He had an idea of submittinge some motion for the purpose of investigating the charge of conspiracy; he should, however, in compliance with the suggestions of those hon. friends, whose superior judgement was with him decisive, give way, and should now, through a motive of delicacy, retire, leaving his cause with confidence to the house, assured as he was, that the house would with becoming dignity assert its own character and honour, and in doing so preserve his, .- Mr. Sheridan immediately withdrew.

Mr. M. A. Taylor rose and said: -Sir;

quilet of the British navy; for it appeared | house, it cortainly did not assume the serious aspect which it has taken this moment. I have read with considerable attention, the minutes of the evidence, which have been taken at your bar in short hand; and I must say, that I differ from the right hon. gent. who has just spoken, at to the course of procedure which ought to be adopted. I may venture to say, that a more flagrant conspiracy never before presented itself to this house It is not only injurious to the character of the house, but it is, in my opinion, a new mode of attacking Mr. Grenville's bill. It is, I aver, an attempt to make this house a channel of injustice, and the vehicle of malice. On looking over the whole business, although the house may not be of epinion that it is a case requiring us to request his majesty to instruct the attorney general to prosecute criminally; yet, I submit that it is one in which it may be necessary to punish some of the witnesses for gross prevarication. It is well known that the house is always zealous in hearing every thing respecting the rights of indiviwould put it to the feelings of that house, duals that can be offered; and such has been whether it was not necessary to inquire how, the case in the present instance; but I am far those wretches had been the tools of a still of opinion; that the person who signed conspiracy; how far it was the duty of any that petition, had no reason to be alarmed the testimony and the character of the wit- otherwise he or his solicitor must have inmember of parliament, to mention nothing might find its way to the hearts of men, so of the danger of propagating groundless slan- as to prejudge the previous petition, which is in dependence. I must do Mr. Paull the justice to say, that I believe he never would have signed the petition, had he really inquired into or been informed of the real characters of those who were to support it. But those who have acted for him, seenf to have used unfair means, merely for the purpose of exciting suspicion. The letter in the custody of Harris appears, from the evidence, to be a forged one. There has evidently been a conspiracy in the present instance. Reasoning upon the principles of justice and morality, is not a conspiracy an attempt to fasten upon a man a wrong which he never did, a crime which he rever committed? Take that definition along with you, and look at the character of Drake, one of the witnesses. He appeared before you, he faid, as a wounded officer who had fought the battles of his country. He alledged that he had been several times wounded in the service; by the return which has been made, however, he never received his pension for when this question first came before the any wound he received in the back; but,

amoutsted. Nor has this Mr. Dake been able to state, with truth, where he was born. After stating various places in Eng-land, he afterwards says, that, when in ed with moving, "That the allegations company with Homan, he boasted he could contained in the said petition are false and drink six bottles of daret, because he was an Irishman. Here the hon, member stated, dence of the other witnesses, it appears, that of Weatherhead, he did not wish to say nesses being previously examined upon their in a great measure fall to the ground. • Layflught to be declared false, scandalous, and by men of the first talents in the country; would make this house a channel of injustice, for I feel a deep interest in supporting Mr Grenville's act, as it is one that characterizes the virtue of the house of commons. I never very foundation. With the leave of the cy, by joining with Drake, in the endeavour

that ise fell from the most head of a vessel, house, therefore, I shall submit a motion, and broke his leg, which was afterwards which, when agreed to, I shall fellow up which, when agreed to, I shall fellow up with another respecting Mr Drake, whose prevarications have been most eminently scandalous."

Lord Folkestone said, he had all along acted various inconsistencies in the evidence of in this business from a sense of justice and which is witness, in which hashid, there did not appear a word of truth. Both Drake and to be adduced in support of the allegations in Weatherhead were possons who ought, said, the petition, would have clearly and consisthe hon, gent, in m; opinion, to receive your tently proved them; and though he would utmost censure; and you ought even to adopt not say that the whole of the witnesses had the most rigorous measures. For my part, been consistent, or had given their testingory I should humbly submit, that a prosecution ought to be commenced by the crown, against both of them, for a conspiracy, but although you should not think it proper to punish for a conspiracy, yet surely you will for a conspiracy. punish any man who comes with lies and fidentially for him, against the charge of fals hoods in his mouth to the bar! I may conspiring alledged by the hon member still go further, and say that from the evia conspiracy has been running through the much; but he thought hat a weak cause, the whole of them. If the house do not think defence of which rested upon no other that there is enough to entitle hem to commit for prevariciti it is should be inclined term of those who came forward to give testing. to think, that Mi. Sheridan himself would many against it. If, however, it could be be fully justined in bringing the question shewn, from the evidence itself, that there under the cognizance of a civil court. The was it no such inconsistency as that now house, perhals, much rither wish that Mr. alledged, he hoped that it would be admitted, Pauli should have the advantage of the wit- that the inguments of the hon, gent, must, oath, before a select committee, as it is not ing no stress at all on the testimony of in the power of the commons to make in- Weatherhead, he yet was of opinion, that quives before them upon oath. All that the evidence of Drake was consistent with the house can judge of is the inconsistency. (itself, in all its sparts. He was examined In my opinion, the petition of Mr. Paull, and cross-examined at the bar of that house, This I say appears from the and, except in a point or two of no imporevidence, and I may state that I form this sance, he could find no inconsistency in his opinion from that alone, not having been in evidence. The hon, gent, who last spoke, any way connected with the election, nor had assumed in the first instance, that the did I ever see Mr. Paull, till I saw him at letter which had been mentioned as written the bar of the house; but I feel it my duty, by Mr. Sheridan, and in the hands of as a member of the house, to support its Emanuel Harris, was a forgery This howcharacter, its privileges, its justice, and ever, did not appear from any evidence beits probity. Upon these grounds, I cannot fore the house. If it really was a forgery, submit to pass unnoticed, a petition that criminal conduct but was it possible, if that were the case, that he should be so anxious for the production of a letter which must have furnished evidence against himwill sit by, tamely, and see, by a new mode and under false pretexts, the security and of its justice defeated or sapped in the agents of Mr. Powell, and the other agents of Mr. Paull, in a charge of conspiration.

reguestion; whereas it was the obvious interest of Mr. Paull and his agents, that the
letter should remain in the hands of Harris,
to be produced in evidence when to be produced in evidence when necessary. It had been asserted, that Drake was not Harris, for the letter; but Drake's evidence stated, that he was authorized to procure the letter, either for money, or by any other means in his power; and he saw no reason to doubt, that, in consequence of the conversations Drake had with Mr. Sheridan, and the anxiety expressed by that gentleman to obtain the letter in question, Drake was extremely desirous to obtain it from Harris, with a view, perhaps, to turn it to his own emolument, by surrendering it to Mr. Sheridan for a sum of money. this, the frequent interviews Drake had with Mr. Sheridan, both at the house of Mr. Homan and elsewhere—the alledged wish of Mr. Sheridan to have Drake taken up-yet instead of so doing, advising him to get out of the way; and the various instances of frequent and confidential intercourse with Mr. Sheridan, all-which Drake had-alledged, and which were not disproved, were circumstances that in his mind vast a very strange mystery over the business: but, for his own part, he conceived the evidence of Drake so consistent upon the main points of the case, that he felt no disposition to doubt his testi-The hon, gent, had mony upon others. stated also, in order to inculpate Mr. Paull and his agents that before they accepted the evidence of Drake, they ought to have ene quired his character at the navy office and elsewhere; but such an enquiry could not be necessary to justify, them in considering Drake to have been some time in the confidence of Mr. Sheridan, when it was notorious that, he was married to a natural daughter of that gentleman by her father's consent; that he was constantly admitted upon a familiar footing of intercourse at Mr. Sheridan's house; allowed to wait for him in the same room with other company; and that, at one time, Mr. Sheridan had left a party in which he was engaged, in order to converse with Drake; that the latter had frequently negociated bills drawn or accepted by Mr. Sheridan; and, in fact, was to obviate all doubt that he had been in Mr. Sheridan's-confidence, and that the evidence he could give would be theful. to them! Let the noble lord, if he could, make out Upon the whole, the noble lord was of a consistent evidence for this man, after in that sufficient evidence had been these falsehoods. The noble lord wished to

to edtain from Emanuel Harris the letter in adduced to sustain the allegations of the counsel.

Mr. M. A. Taylor assured the noble lord anthorized by Mr. Sheridan to offer 30% to he had no idea whatever of charging either Mr. Paull or Mr. Powell, with being engaged in the conspiracy, but confined the charge solely to the witnesses produced at

the bas of the house.

Mr. Whithread said, he had heard with surprize the declaration made by the noble lord at the outset, and with still greater surprize, the expressions with which he had closed. He would not travel out of the evidence before the house, but from that alone he would prove the falsehood of Adding to the witnesses adduced in support of the petition, and establish their infamy out of their own mouths. The allegations of the petition were, that the sitting member had by himself and by other persons offered money to suppress or corrupt the evidence to be offered before the committee, which was to Was there any try his right to his seat. proof that Mr. Sheridan had taken any pains to get Mr. Drake out of the way, who was the principal witness to prove these charges? The noble lord said, Mr. Sheridan had krove to get the letter from Harris. Was there any proof of that? there was any proof that any person whomsoever in Mr. Sheridan's interest did in any one instance utter a word like tampering (as he believed there was not), what proof was there that such person was Mr. Sheridan's agent any more than Mr. Paull's. If it was proved that some of the allegations of the petition were absolutely false, and there was no proof that the others were true. was it not to be naturally concluded that the whole were false? In answer to the first question asked-him at the bar of the house, who he was, Drake answered he was an acting lieutenant of the navy. That was proved by the Returns of the Navy Office to be false. He said, he lost his leg in the barcle of Camperdown; it was proved he lost it long after that battle, in consequence of a fall from the mast, which rendered amputation necessary. He said he had ten or twelve different pensions from the king, in consequence of wounds he kad received. It was proved he had only one pension from the Chest at Greenwich.

give up Weatherhead. But as the petitioner | against Mr. S : but this he afterwards had called him, and the petitioner's counsel | retracted, and said, he formed the determinated dwelt on his deposition in his summing | nation of using the letter against Mr. S., on up, he must make use of him. Drake | some subsequent provocation. But Harris | some subsequent provocation. said, he was directed by Mr. Sheridan, to before that time had returned from Portsget the letter from Harris. He said mouth, and had given Mr S. a copy of the that the first letter preceded the second only letter, and was advised by Mr. S. to deliver two or three days. Harnis said, it had up the original to the messenger of that been in his possession a full month before house, or to Mr. Paull's agents. But Harris the 2d. and long before the dissolution of was unwilling to part with the letter till, parliament. Then the noble ord contended, he should produce it before the committee that if the first letter had been a forgery, Drake would naturally have endeavoured If, after this, there could be a doubt, that to conceal every thing respecting it. But the noble lord forgot that Drake told the house he had burned it, and consequently that he could not incur any penalty from it. He would not allow the noble lord to exclude Weatherhead's evidence, however convenient it might be for his case. Drake liable in the slightest degree that the most said, he had written all the letter, with the letters M. P. to which Mr. Sheridan prefixed his name. Weatherhead said, Mr. Sheridan wrote M. P. as well as his name. Drake said Mr. Sheridan signed the letter in the Shakespeare Coffee-house, just as he was going out to the election, and that there! was an immense crowd before the door. Harris proved he had the letter a month before the election, when the Shakespeare Coffee-house was not open. If the noble lord had examined these matters, and judged of them as he did he would not have attempted to ushold a testimony so invalidated. With regard to the second letter, Drake said first, that he was present when fessed, that he wrote a letter to Mr. T. Sheit was signed; and afterwards, that it was ridan, in which he threatened to go over written not in his presence but in an Weatherhead said he adjoining room. wrote at, but that Harris objected to the time, he intended to make use of the letter alone having faintly said " no."

of the house, according to his summons. the allegations in the petition, so contrary to these facts, were false, it was impossible that any inference could be deduced from. internal evidence. The charges with respect to the tampering by agents, were equally unfounded. Only one person was forced constructions could exaggerate into any thing like tampering; and that person, who had not thought it necessary to defend. himself either personally or by counsel against such an accuser, could not be said to be an agent of Mr. Sheridan. He did not wish to implicate Mr. Powell: but, Richardson who, by the bye, had answered yes and no at different times to the same . question, confessed, that he went to Mr. Burgess to tempt him to offer him money, with the intention to betray that offer. But Mr. Burgess, like a wise and honourable man, would not listen to any such proposi-This same Mr. Richardson contion. to the other party, unless he got money. And he likewise went to Mr. Burgess, and offered to betray to him copies of the whole M. P. there being then no parliament, and of the proceedings of Mr. Paull's committee; wished the addition of Treasurer of the but this offer also Mr. Burges, like an honourable man, refused. He should be says he wrote those additions all in one line, sorry to accuse Mr. Paull or Mr. Powell of and that Mr. Sheridan prefixed his name on being concerned in a conspiracy; but he that line. But he had seen the letter here thought that if they could not have taken alluded to, and he pledged himself that care to prevent such acts, they should have Richard Brinsley Sheridan was one line, at least more maturely weighed the evidence Somerset-house a second, and the third was of such persons, before they founded such of such persons. He acquitted the counsel house was exactly similar, except that the of any improper utention in what they had third line was treasurer of the navy, instead offered to the house; but they should conof treasurer, navy, eas in the original. sistently with their usual diligence, have What inference could be drawn from such sifted more minutely the false and scandar evidence as this, except that the allegations lous evidence by which the false and scanda. that were founded upon it were false! lous allegations in the petition were support.

Drake said at first, he went by authority ed. He agreed in the propriety of the most of Mr. Sheridan to buy up the letter from tions proposed by his hon. friend -Th Harris, and he avowed that, at that very motion was then agreed to, lord Folkestone

Mr. M. A. Taylor then moved, that committed, and that further time would be Wallam Drake, in giving his evidence, was spility of wilful falsehold and gross prevariention. Agreed to.—Mr T. also moved that William Drake, for the said offence, be committed to his majesty's gaol of Newgate, and that the Speaker do issue his warrant accordingly. Ordered. accordingly.

Mr. Whitbread observed, that though the other witnesses for the petitioner had grossly attisconducted themselves, he did not think it necessary to have recourse to any further severity, and therefore would propose no mo-

tion with respect to them.

FREEHOLD ESTATES BILL.] The Soliciter General moved the order of the day for the third reading of the bill for rendering the Freehold Estates of persons who die insolvent, assets for the payment of their sim-

ple contract debts.

Mr. Tuffnell said, that he did not doubt the present bill would operate in a considerable degree to critarge the credit of freehold proprietors, and facilitate the raising of large sums of money, which, to many, would be a considerable source of prosperibut, at the same time, it must obviously productive of considerable inconvenicace, and in many cases of much mischief to the creditor, who having no means to come at any precise knowledge of the debts already due by the freehold proprietor, or the settlements made upon his estate, would feel himself much disappointed, upon the demise of his debtor, to find debts to a much larger amount than he expected charged. upon that property to which he looked for his security. This would necessarily give rise to litigations without and, and set the new creditor upon endeavouring to find out flaws in the settlements which preceded his claims, with a view to set them aside for his . owh advantage; and thus, in many instanjust reason to complain that their property was injured rather than served, through a measure which would teach them to advance here sums, and to rely often upon a hollow security. He thought to that it was unfair to place the freehold property of the country exempt; and peculiarly severe to involve the of Scotland in certain cases,

given for the better consideration of a subject of such importance,

The Speaker observed, that in the present stage of the bill, it was too late after it had been engressed, to have it recommitted.

Mr Simeon defended the bill. He stated that the present bill was not a new idea of the hon, and learned gentleman's who brought it in, but that a bill similar to the present, and still more extensive, as including copyhold property, was brought in, in the year 1772, by a most learned lawyer, Mr. Ambler, and had passed through that house at a time when there were a great many very eminent lawyers who had seats there. It was lost afterwards in the lords, in a very thin house, when 7 voted against it and but 5 for it. He could easily state many cases of the most severe injustice which could be practised under the present law. Country hankers might purchase landed estates with the money of other people, and these estates would descend to their heirs free from all their debts as bankers. As a master in chancery, many cases came before him, where creditors for considerable sums stated that they did not think it worth their while to prove their debts, as they had no specialties, and the property of the deceased was principally in landed estates. He considered this property of freehold estates not being liable to those debte, 'as a mere remnant of antiquity, that had been kept up long after the reason of it had ceased.

The Master of the Rolls, upon such a proposition as that which was then before the house, a proposition which, if it was carried into effect, would make a most material change in the law of the land, felt it to be his duty to state his sentiments most fully and explicitly on the subject. In so doing, it was necessary, first, that he should ces, the creditors, for whose security this endeavour to bring to the recollection of the bill was avowedly designed, would have house, that it was only under the feudal laws that freehold property was first established; and it was impossible for any man to tell what further change the present innovation might lead to. By the old law of France, the moment a man was married, one half of his property was secured for the on such a footing, while the copyhold was benefit of his children; by the present law the whole White of the former, merely for the faults property was secured by law to their heirs: of a few men. He was convinced the learn but did any man ever say that these laws ed gent, who introduced this bill, was am- were unjust? They might be deemed imply conspetent to devise means, for his pure politic in many instances, but they certainly pose much more eligible. He concluded by were not unjust. It had been said that it expressing a hope that the bill would be re- would be unjust that the heir to an estate

should be living in wilmone, of creditors of his predecessor were left to starve; but would it not be also an injustice if the heir to an estate were to be deprived of his birth-right through the improvidence of his predecessor, and be left in the greatest possible distants, perhaps, in some cases, Thilst he was paying the debts of another person's contracting? If this new principle was to get footing once amongst the laws of England, almost every marriage contract in the kingdom might possibly be amulled. Allowance should be made for the necessary fictions and peculiarities which were adopted in law proceedings; it might be reckoned absurd; for instance, that in the case of specialty or simple contract debts, the addition of a bit of wax in the one case, whilst in the other there was nothing but the name subscribed, should give the one such superiority over the other, that the one would be for the most part paid, whilst the other would, in many instances, be left unpaid. But such were the established distinctions which were sanctioned by the laws of the realm, and no evil was found to result therefrom. With respect to the cases which were stated to have occurred before the masters in chancery, a bill might be brought in to remedy those particular cases without making any general alteration in the principle of our laws. This he conceived to be a most important-ocnsiderajion, and it brought into his mind the observation, that no country in the world was so jealous of its political liberty as this was-and yet he maintained that our political was nothing in comparison with our civil liberty. point of view he considered the bill as one that might be productive of the most serious consequences to the country. It might have been necessary at the time of Edward I but it was not suited to the state of Enghand under George III. when commercial speculations had increased to an extent that our ancestors could not have thought possible ever to have been brought about. If this measure was to be now adopted, a man who was disposed to commit a fraud would only be led to vest his money in copyholo instead of freehold property; and the commercial man, if he possessed the most extensive funded property, would have only to get into that house and he might defy his creditors. At the time of the introduction of the statute of Frauds, the statute of Limitations, and at the time of the enectment of a law to regulate cases of Debtor and Creditor ip our colories, it must have some to the Vol. IX,

this peculiarity is the law which it was never, in these times should be still it was never, in these times should of changing the lite with respect to England of changing the lite with respect to England of changing the lite with respect to England of phasestine with some co, whilst the attachment to the lost of England was charished by the legislature. There had, since that, been two attentions graft a measure, of the nature new before the house, upon the English code, the own in the late lord Kenyon, and the other by and there most eminent lawyer, but both their luminaries of the law, upon mature delition ration, abandoned the measure, or belief insulted to the genius and manuers of the people.

Mr. C. Wynne observed, that the frequente passing of acts of insolvence was a proof of the defect of our laws with relation to define or and creditor. As the law now stood, he man who advanced a sum of money to make there would take care to have the heat accurity possible for the recovery of the amount of that debt, whilst the honest and industrions tradesman would for the mest part suffer the the want of a similar security.

Mr. Calvert declared, that he had conversed with several persons upon this subject? but he never heard of such frauds as had been alluded to this night. The men of landed property he now heard represented as being the rich and the oppressors, and the commercial part of the community were spoken of as a poor and distressed set of meda ple. The very reverse of this he believed to be the fact. The landed property men weit the sheep, whom the minister, whoever was, could pasily lay hold of and theer a pleasure : when, if a minister attempted to lay his bands on any particular staffel of commerce, there were meetings in werry coffee-house in London, and is many call they escaped from his grasp. . . .

The Lord Advocate of Scotland observed that it was a peculiarity in the English law, which was unknown to the encient Greeke or Romans, or to any modern state in the rope, that the death of a man should with an end to all the model obligations which in owed die world. He was himself, in the proper sense of the word, a strong attendance to but he did not think it right country but the distoctacy by such means a light formany a most high-and honouselie was a man to roll in the wealth which the milies prevalled; but still they did not be man to roll in the wealth which the milies prevalled; but still they did not be the milies prevalled; but still they did not be the milies prevalled; but still they did not be the milies prevalled; but still they did not be the milies prevalled; but still they did not be the milies prevalled; but still they did not be the milies prevalled; but still they did not be the milies prevalled; but still they did not be the milies prevalled; but still they did not be the milies prevalled; but still they did not be the milies prevalled; but still they did not be the milies prevalled; but still they did not be the milies prevalled; but still they did not be the milies prevalled; but still they did not be the milies prevalled; but still they did not be the milies prevalled; but still they did not be the milies prevalled.

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not give him an additional pang upon his death-bed, if he knew that he was to die without being able to do justice to his fair creditors? He asked any man, could he bear to think of going in grandeur to the fumeral of a relation who had left him a considerable estate, without at the same time some qualms of conscience disturbing his breast, if he knew that the debts of that relation were left unsatisfied and that he did not mean to discharge them? A man must have a mind incapable of distinguishing right from wrong, or else he must design wilfully to deceive, if he did not answer these questions in the affirmative. It was but two days since the house passed a lawon the grounds of humanity and justice, against every argument of expediency which could be urged, and could they, then, refuse their sanction to a measure so founded on justice as the present? The idea of innovation was held out as a bugbear; but was every science, art, and manufacture to improve by innovation, whilst the law alone should be deprived of its claim to pursua a similar course of amendment?

Mr. Canning compared the present to a law which had formerly been introduced for .the regulation of country bankers, by making their estates liable to their debts. Lord Kenyon observed upon that measure, that it would be necessary that every banker should have a map of his estate and catalogue of the incumbrances on it hung up in his house. A measure of that sort had been adopted in Ireland, and the only result was, that it increased commercial property, and rendered the estates unsaleable. Such he contended, would be the result of the present measure, if it was to be adopted by the

The Solicitor General rose to reply. He had Listened with the most patient attention to the objections that had been urged against the with a view technically bady cate it more effectually, but with the describing wholly to abandon it, should those objections appear him to possess any weight. The result, The result, morever, was, that the sentiments with maltered. He was decidedly of opinion, that to exempt an estate from the payment of debts contracted by its late possessor, was the thost flagrant act of injustice. He was hon, friend,—The question was now loudly.

supprised that there were those who maintained the such an exemption was just, and he was somewhat concerned that among them he asked any man in that house, would it was the only number of that house who was invested with the robes of magistracy. He had not proposed this alteration in the law hastily. Before his introduction of it into the house he had consulted the highest legal authorities in the kingdom upon it, and, with the exception of his honourable and learned friend and even he had not expressed any direct dissent), it had received their unanimous and perfect approbation. A rt. hon. gent. had accused him of attacking the aristocracy of the country. He had a high respect for the aristocracy, as forming a part of our mixed constitution; he had indeed shewn a higher respect for it than that which had been displayed by the opposers of the bill; for he wished to rescue the aristocracy from the imputation of being unwilling to pay their debts: he wished to shew. that they did not owe their weight in the country to an unjust law, by which their just creditors might be defrauded. (Hear! hear!) The hon, and learned gent, asserted that this bill had the approbation of the three presiding judges of three of the highest tribunals of the country; and, that it was a bill for the relief of the poor creditor against his rich debtor. He described and argued upon the situation in which poor servants and inferior tradesmen were placed, with regard to their rich debtors, as the law now stood; for not having in general any bonds, theirs being merely simple contract debts, they could not recover against the heir of their After dwelling for some time on debtor. the injustice resulting from this deficiency in the law, repeating the words of sir John Strange, that "a man who dies, without making provision for the payment of his debts, sins in his grave," the learned gent. concluded with expressing his hope, that the house would not suffer a bill to be lost, which had for its object the removal of that deficiency, and which proposed to remedy an evil, that was in fact a reproach to the just-

> The Master of the Rolls explained, and assured his hon, and learned friend, that he never intended to throw an imputation on the bill before the house, or on the fair intention of its learned mover.

ice of the country.

The Solicitor General was sorry to have misunderstood his rt. hon. friend, and assured him that nothing was farther from his mind than to give a moment's pain to his right

called for, and the house divided. For the bill, 47; Against it, 69, Majority, 22 The bill was of course lost.

> HOUSE OF COMMONS. Thursday, March 19.

were chosen to try the met its of the Lanark election petition: lord G. H. Cavendish, J. F. Cawthorne, esq., lord R. E. H. Somerset, C. Chester, esq., hon W. Gore, T. Wood, esq., E. Harvey, esq., T. Thornton, Esq., W Bagwell, esq., lord Brooke, right hon. R. P. Carew. Nominees: C. Dundas, esq., J. Paterson, esq.—The Secretary at War rose, pursuant to notice, tomove for leave to bring in a bill for paying the allowances to half-pay officers, their widows, and persons on the Compassionate List, at their own residences. In the object of this bill all would agree. It was one which was very desirable, if it could be effected, and he could anticipate no objection to it. He therefore need not trouble the house at length on the subject. He concluded by moving for leave to bring in two bills, the one to pay the allowance as above, and the other to enable the Kılmainham hospital commissioners to make regulations for the more easy and speedy payment of pensions. Agreed to. -Lord H. Petty obtained leave to bring in a bill to rectify an error in the act of last session, for settling additional allowances on the younger branches of the royal family. Mr. Vansittait obtained leave to bring in a bill for extending to the outports the provisions of the custom-house office reform bill, and for applying to the superannuated fund such retrenchments as may be made in consequence of that extension.—The Advocate General presented to the house, according to order, a bill to authorize the payment of Prize Money, arising from captures made by ships of his Sicilian majesty in conjunction with British ships, to the Sicilian envoy, for the use of the officers and men of such ships; and the same was received, and read the first time.—The Serjeant at Arms at the bar informed the house, that pursuant to order he had taken the rt. hon. R B. Shertdan into custody as a defaulter at one of the late calls of the house. It was ordered that Mr. Sheridan should be discharged at the rising of the house this day, paying his fees. Short. ly after Mr. Sheridan left the bar, where he was held in custody, and advanced to the called order! order! and observed that no-

trance of the rt. hon gent, into the house; Mr. Sheridan being, strictly speaking, still in the custody of the serjeant at arms. Mr. Sheridan appeared altogether unaware of the irregularity he was committing, and hardly sensible that the Speaker was addressing him-[MINUTES.] - The following members self to him, till Mr. Hobbouse took him by the arm, and explained the matter to him as he was conducting him back to the bar. The Speaker informed the serjeant, that it was the pleasure of the house that Mr. Sheridan should be discharged at its rising the day. Of course it was his duty to keep him. in custody till then. Mr. Hobhouse apologized for his rt. hon. ffiend, who was not aware of the irregularity of coming into the

house while in custody.

[SCOTCH TAXES REGULATION BILL.]-Lord H. Petty rose, pursuant to notice, to move for leave to bring in a bill to provide for the payment of the public revenues in Scotland into the banks of that country, for the purpose of being remitted to the bank of . England. The principle of the measure had already obtained the sanction of the last parliament by the acts requiring the payment of the public money from the several departments of the excise, customs, post-office, &g. into the bank of England. The same principle would apply in the measure he now proposed, with some circumstances of local distinction, rendered necessary by there being two national banks in Scotland. The collectors of the revenue in that country would be required, by the bill he was about to propose, to make up their accounts on the last day of every month, and to transmit them, with the sums they should have . on hand, to the receiver general of the land tax for Scotland, ho was to deposit the money, half in the bank of Scotland, and the other half in the royal bank, from which banks it was to be remitted to the bank of England, whenever it should amount to 5000l, there to be kept with, the other public monies received from the different departments of the revenue, according to the provisions of the acts of the last parliament.
As the Scotch reverue was hable to certain occasional, and sometimes sudden, demands for particular sections, provision was to be made for advances for those services, and when the receiver general should certify the occasion to the banks, that certificate would be a warrant to them to issue the money, and to make a deduction to that amount treasury bench; upon which the Speaker from any sum on hand to be remitted to the bank of England. The banks of Scotland thing could be more irregular than the en- were to keep accounts of all monies the

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place the inspection of the lord advocate the time being. This bill, when it about have received the sanction of the lemislature, as he hoped it would, would be the completion of the system he had the homour to introduce, and he had the satisfaction to think, that when it should have passed, the whole of the public money would be placed in a perfect state of security. He moved for leave to bring in a bill to regulate payment of the revenues of Scotland into the banks of Scotland, in order to their heing remitted to the bank of England .-After a few words from Mr. Rose, who coentirely in the propriety of the bill, leave was given to bring it in.

> HOUSE OF COMMONS. Friday, March 20.

[MINUTES.] Mr. Bankes reported from e Glasgow election committee, that Archihald Campbell, esq., the sitting member, was duly Elected, and that the petition against his return was not frivolous nor vexstious. Sir J. Frederick brought up the bill for the construction of a bridge over the Thames opposite Vauxhall, which was read first time.—Mr. Sheridan brought up \a bill for further regulation of the office of treasurer of the navy, which was read a first time.—Mr. C. Dundas, pursuant to gotice, moved, that private bills should be showed to be presented before the printed copies are delivered, but not read a second time before the delivery of printed copies of them to the members. The motion was agreed to and an order made accordingly. Lord H. Petty brought up a bill for correcting a mistake in the act of last session, for granting annuities to the younger branches of the royal family, which was read a first time.—Sir J., Newport brought up a bill for regulating, the commission appointed to inquire into offices and fees in Ireland, which was read a first time.—The defaulters on the his opinion had sustained any alteration. preceding day were reported to the house, when the following members, not attending to excuse themselves, were ordered into the The excuse themselves, were ordered into the purely of the serjeant at arms, sir P. Francis, capt. Froemantle, Brack. Joliffe, Mr. Keene, Mr. R. Manners, sir C. Morgan, and Ms. R. Thompson. Capt. Freemention six A. Apogram and six P. Francis, till then an opportunity of doing. The right were sensually taken into custody on coming to the house, and ordered to be discharged out of castedy at the rising of the house, and ordered to be discharged out of castedy at the rising of the house, and ordered, on the been made in it, the different states of the paging their fees. — Ordered, on the

ifs rising, should adjusted till Monday seats +Sir, J. Newpork obtained leave to bring in a bill to extend the prevision of the act of 33, Hen. 8, is lating to the wages of servants to counties of laties, and counties of towns in Ireland.—Mr. Vansittart obtained leave to bring in a bill for the move effectual prevention of smuggling. - Mr. Vansittart moved that various sums be granted to his majesty in lieu of the like sums issued from the civil list revenues in compensation for Miscellaneous Services of the past year, which were agreed to, and ordered to be reported on Monday.

> HOUSE OF LORDS. Monday, March 23.

[SLAVE TRADE ABOLITION BILL.]. The Earl of Westmoreland presented a petition from certain planters, mortgagees, merchants and others, interested in the West India islands, against a clause added by the house of commons to the Slave Trade Abolition bill, enacting that negroes seized in consequence of illicit trade, should be declared free, which they stated would be productive of great danger to the colonies. Ordered to lie on the table.

Lord Grenville moved the order of the day for taking into consideration the amendments made by the house of commons in the Slave Trade Abolition bill. His lordship observed that the object of the greater part of these ammendments was to inforce penalties and forfeitures upon those carrying on the trade, after the period fixed by parliament for its abolition, which it was not the practice of that house to enact. These amendments, therefore, were merely calculated the better to carry into effect the principle of the bill. With respect to the amendment in the preamble, leaving out the words, declaring the trade to be contrary to justice, humanity, and sound policy, it would not be imagined after what he had said upon the subject, that having, he wever, been thought right by the house of commons to make this alteration. in order that the feelings of those concerned in the trade might not be wounded, he had so objection to it.

The Bishop of Landaff rose to deliver his opinion of the bill, which he had not ional logs H. Retty, that the house, at slavery at they existed at different periods of

order to secure the means of support, were willing to surrender up that labour, and with it their freedom. Such a state of slavery might not indeed be considered as contrary to justice and humanity, because it was a voluntary act on the part of those who submitted to it; but, although that state of slavery might not be judged inconsistent with justice and humanity, it did not follow that other descriptions of it might not be highly inhuman and unjust; for what could be more contrary to justice and humanity, than to excite civil war in a country, and then take advantage of the calamities arising from it to force away the miserable inhabitants into an hopeless captivity? Such he conceived to be the nature of the trade which it was proposed to abolish. Its abolition was an act of national humanity and justice; it was an act that would never be blotted out in the records of divine mercy. He was ready to confess, that the most keenly exploring eye might not be able to dive into the consequences of such a measure; but as it evidently sprang from the root of undissembled piety and humanity, it should not be supposed to be productive of evil; but, on the contrary, that it must be healing and beneficial to mankind.

The Earl of Westmoreland could not let slip this last opportunity of entering his protest against the bill; he must therefore repeat some of his former objections to it. though he was aware that the repetition must in some degree be inksome to the house. At least he must remind them that one more occasion presented itself to allow them to rectify their opinions; which they should be the more induced to do from the awful warning contained in the petition which he had that day laid on their lordship's table. From that petition they might collect the dreadful consequences which even the Test lutions of last year were producing in Jamaica. Every thing there seemed to indicate the appreach of an organised insurrection, which might receive a new stimulus and encouragement from the bill now on the eve of passing. It, therefore, called again for the most serious consideration of their lardships, and shat consideration would

the world thought dory be comitteed. Cor- | thew them that the warned clauses the tain conditions of slavery existed in the anted volved the greatest inconsistencies, about tediluvian world full 700 years before Nosh; dities, and even impossibilities. All to the and such must have existed took before and preamble, nothing could reconcile him to after the formation of civil society. Under it. No good could be expected from it, the circumstances of those times, multitudes while it might be attended with anon asian must have existed, who could derive susteen the chief: he was, therefore, for leaving it can nance only from their labour, and who, in altogether. As to the consequences of the measure, they certainly appeared to his most alarming. If ever St. Domingo and Cubs were in the hands of our chemics. and if they resolved to carry on this trade; that alarm would prove but too well found ed. He would even venture to may, the it was to the existence of the slave track that their lordships were indebted for their being now sitting in that house. Our chief tence depended on the strength of our navy. and the strength of our was chief derived from the slave trade. Their lord. ships must be convinced of it, if they but reflected that the town of Liverpool aloud now sent out a greater number of privateem' than were employed by the whole of the country against the enemy, in the time of Queen Elizabeth.

The Marquis of Sligo disapproved of the clauses, and contended, that the preame yle contained a gross calumny.

The Duke of Norfolk was not very anxious on former ocasions to support the measure sure of the abolition; because he knew that many of those who were loudest in its praise, were far from being sincere in these wishes for its success." Now, however when it was taken up by ministers who had his confidence, and, who, he was satisfied. were incapable of any duplicity, the bit should have his most cordial support, and he should rejoice to see it pass. The question was now put on the several amendments; and agreed to.-Lord Grenville then moved that the bill, wish the amendments, &cc. as agreed to, be sent to the commons, and on the motion being agreed to, -his lefall p again rose, and congratulated the house our having now performed one of the most gla rious acts that had ever bets done by any assembly of any nation in the wall.

> TOURS COMMOND Monday, March 23.

[Minutes.] A message from the lords announced their loudships assent to the grinny bill, and the sugar drawback bill. Mr Whitbread observing that he had on a mer evening stated it as his opinion that Drake had not seceived his wound battle of Campeniows, declared t

current had since been put into his hands, by which it was proved that that person had casally lost his leg from a hurt received in that action. This document was a letter from captain Bligh of the Director, to Mr. Bewick, then Chairman of a committee at Lloyd's for the relief of the sufferers in that action. He begged, therefore, to be understood as retracting his assertion, and he would move for documents to explain the circumstance; but lest any false impression should go abroad, that when those papers ould be produced, he would propose the liberation of the prisoner, he would observe, that the circumstance which he had mentioned was not the only misrepreapptation and falsehood contained in Mr. Drake's evidence. There were numerous others; among the rest he had declared, that he had never applied for relief to the adspiralty, when in fact he had done so to the very person by whom he had been questioned. He therefore would first move for copies of an communications made by capt, Bligh, late of the Director, to N. Bewick, esq. chairman of the committee at Lloyd's, for the relief of wounded seamen. The Speaker observed; with regard to the latter part of the motion, that the Society were not known to that house, and therefore could not form part of a motion from the Chair. Mr. Windham concurred in this opinion, declaring, that however good the intentions of the society alluded to, it would be very improper that it should be recognized in that house. Mr. Fuller seemed to think that Drake ought to be liberated. After a few words from Mr. Rose, and Mr. Jeffery, Mr. Whitbread withdrew his motion on account of the improper recognition which it contained; but in reply to Mr. Fuller's observations, repeated, that the imprisonment of Mr. Drake, was not in consequence of the circumstance alone which he had just cleared up.—On the motion of Mr. Whitbread, the following papers were then ordered to be laid before the house: a copy of the Smart Ticket produced by Mr. Drake, whereby he received a pension from the chest of Greenwich: also, a copy of the cirk Ticket sent by capt. Bligh, late of his Majesty's ship Director; to the hospital at Yarmouth. Mr. Bankes gave notice of a motion tomorrow respecting places granted in reversely. Lord flowick assured his hon. given away by the present adminis- wish for such a change having been expres-

tration, although it was well known that several very valuable ones had fallen in .-Mr. Herbert obtained leave to bring in a bill to suspend for one year, the penalties on the regrating of Oak Bark .-- Lord Temple, finding that the committee on this subject had not yet finished its investigation, intended to allow his bill to drop for the present session, and of course supported the hon.

gent's. motion.

[Change of Administration.] Lord Euston presented a petition from the chancellor, masters, and scholars, of the University of Cambridge, taking notice of the bill for enabling his Majesty to avail himself of the services of all his liege subjects in his naval and military forces, in the manner therein mentioned; and setting forth, that the petitioners are anxious to express their serious apprehensions of the danger likely to arise from the said bill if carried into a law, to the established constitution of this country both in church and state, not only because it might eventually place a dangerous power in the hand, of those persons, whose tenets are not friendly to our ecclesiastical establishment, but also because the principle of the bill leads to the total abolition of the Test act, and to other still more alarming consequences; and therefore praying, that the said bill may not pass into a law. On his lordship's moving that the

petition do lie on the table, Mr. W. Dickenson rose not to oppose the motion of the noble lord, but in the fulfilment of his duty as a member of parliament to put a plain and simple question to the noble lord opposite (lord Howick). Twelve or thirteen days ago, that noble lord introduced into the House a bill (against which the petition that had just been presented was directed) enabling his majesty to accept the services of all his liege subjects, of every religious persuasion, in the army and navy. About five days since the noble lord Intimated that it was not his intention to carry into execution the order for the second reading of the bill, but to allow it to drop, to be afterwards disposed of as the The noble lord. house might think fit. that this intimation was owing to circumstances which it was not then in his power to disclose, but which at some future time he would explicitly narrate. He wished to ask, if that time had arrived? The public mind was in a state of great anxiety. Many rumours were affoat respecting a. support. Not a single reversion had Change in the Administration; without any

sed by the people, or any intimation for | the necessity of it having proceeded from that house (hear! hear!). Among others, a rumour had been circulated, that his majesty's ministers had endeavoured to press on his majesty a subject to which the honourable and conscientious mind of his majesty was averse. (Hear! hear!) Was that rumour true? He (Mr. D.) had obtained leave to quit London for a fortnight. He should see many of his constituents at the assizes, and he wished to be enabled satisfactorily to answer the questions that would naturally be put to him. He thought it unnecessary to offer any excuse for this intrusion on the house, the particular circumstances in which the country was placed, he trusted, would jus-

tify him.

Lord Howick replied nearly in the following terms: Sir, certainly no apology was ne cessary from the hon. gent. for the exercise of one of the first privileges of a member of parliament, that of calling upon his majesty's ministers for explanation upon any great and important subject. In answer to the hon. gent's. questions, I shall declare, as far as I can, consistently with my duty, what is the present state of the administration of this country, adding only, that, of the nabob of Arcot, but insisted that with regard to those circumstances which both had been the means of bringing about I do not at present feel at diberty to divulge, I shall rely on the candour and indulgence of the house, trusting they will believe that no man is more anxious than myself that my conduct should stand fair with the house and with the country; and consequently, that the time must come when my duty to the king and to the public, and every consideration of private honour will induce me to make an explicit statement of the necent occurrences. In the mean time, I shall proceed, under the restrictions which I have mentioned, to reply to the questions of the hon, gent. To one of those questions I do not feel authorised at present to give an answer: it is that one which alluded to a rumour, which, if true, would, as the hon. gent. has implied, impute culpability to his majesty's ministers, namely, that his majesty's ministers had en eavoured to force on the king a measure which his constrence disapproved. On this point I will only say, that it is the duty of any minister, on any subject connected with the interests of this great empire, to offer such advice to his majesty as his judgment shall dictate. More I cannot now say. With regard to the other question proposed by the hon. gent., it only remains for me to add to the

statement which I made when I signified my intention of not moving for the second reading of the religious army service bill, that the circumstances which then prevented me from doing so have led to a situation in which I am now enabled to inform the house that, although I have not yet received his majesty's commands to deliver up the seals of my office, his majesty has thought proper to send for persons not employed as his servants, and is engaged in forming arrangements for a new administration. - 12 petition was then or dered to lie on the table

[CARNATIC PAPERS.] Sir T. Turton, in a speech of considerable length, which he prefaced by observing, that no change of administration could in any measure before the the question now inveighed strongly against the house, assumption of the government of the Carnatic, which he repeatedly termed one of the most gross and infamous stretches of tyranny that ever disgraced the annals of India. He dwelt much upon the subsequent treatment of the Polygars, who, he contended, were no more subjects of Britain than of Hesse Cassel He did not charge the lords Clive or Wellesley with the murder that murder. The hon, baronet concluded with moving, that there be laid before the house a copy of the instructions given, to lord Mornington by the Board of Control or the Secret Committee, previous to the Treaty respecting the Carnatic in 1792. The hon, baronet said, that beside the one how before the house, he had upon the same subject twelve other motions to submit

Mr. Tierney, in answer to the hon-base net's long speech, should briefly observe, that of the papers now called for, one part. did not exist, and the other part was already printed.

Sif T Turton said, that not being in the office of the right non, gent., he had not the same means of information, and there-fore was not aways of what had been such mentioned. He thought the right son. to withdraw his motion.

Lord A Hamilton thought it better thet the proper officers be required to lay before the house a copy of all the instructions that had been issued.

Sir A. Wellesley contended that all the instructions which had been transmitted. were already in possession of the house.

for asserted that there would not ! be time in the present session to examine all the papers for which the hon. baronet had moved. Though he had given-a long explanation of the object of these motions, wet-the explanation was so imperfect, that be could not pretend to understand him. Yet there were one or two observations in his statement which he could not pass over without some notice-Sir T. Turton rose to order, affirming that the hon, gent. ought to confine himself to the particular question efore the house. - After a few words from sir J. Anstruther, Mr. Tierney and col. Symes, the motion was agreed to.—The moin tor 2 copy of the Review promised by marquis Wellesley to the Directors was then put and carried, it being understood that there was no such paper, but sir T. Turton wishing to have that fact formerly before the house.

Sir T. Turton also me ed for copies of the official Letters, other than that of the 23d April 1800, respecting the papers discovered at Seringapatam, with the answers

so far as not already printed.

col, Symes contended that the greatest moderation had been practised in acting on these papers. He denied that the papers had been come by unfairly, or that any improper means had been used to shorten the life of the nabob, who was said not to have died a natural death. He died in consequence of the intemperate use of opium. The governor of Madras sent Dr. Anderson to him when ill, whose report was, that he found him labouring under an incurable by entery:

s. Sic. 7. Turson would not now enter upon the merits, but he was at issue with the heart gent, in the whole of his statements. Metion spreed to He next moved for a copy of the Paper containing the approbation gives, of the conduct of lord Clive in the transaction above alluded to, and in the substituent, arrangements with respect to the Papers. Agreed to The hon baronet also moved for copies of the Letters of Conduct Hardwale, are complaining of grievances. Control, the next movel for a copy of a letter from land Hobartic Omdit Ul Control, complaining of the permission given by this to certain artizans, &c. servants of the control of the control of the statements, to settle in his dominions.

2/ Sire 2- Lastruther said, there was no such paper, and that it was not respectful to the moving for papers which it was the world not exist.

Colonel Spines observed, that gentlemen

might exercise their imagination to the great inconvenience of the house, if these things were permitted.—The house then divided on this question, which was lost by a majority of 30 to 24. The other motions were a greed to.

HOUSE OF COMMONS.
Tuesday, March 24.

[MINUTES.] A Message from the lords declared their lordship's assent to the amendments made by the house on the Bill for the Abolition of the Slave-trade, with the correction of a clerical error in one of them.-The amendment of the house of lords was agreed to, after a particular explanation from the Speaker, who stated it to be the practice of the house to allow such amendments, when they went only to express anore fully, and to further their own intentions, as the amendment in the present case did, going only to supply a clerical omission.-Lord Temple moved that the amendments of the lords in the Sierra Leone Company bill should be taken into conside-The Speaker felt it his duty to call the attention of the house to the subject of these amendments. This bill, proposing to vest lands in the crown, struck him to be of the same nature of a moncy bill; and if in the one or the other the lords should introdece any amendments, it appeared to him that, according to the privileges of that house, such amendments were fatal to the bill. He supposed, therefore, that some member of that house would move, that this bill should be laid aside. Lord Temple in conformity with the opinion of the chair, moved that this bill should be thrown out; which was agreed to. The noble load then moved, that the house should tomorrow resolve into a committee upon the acts relative to the Sierra Leone company, with the view of moving for leave to bring in a bill of the same nature as that which had been just rejected -Mr. Vansittart rose to state, that an hop. gent., (Mr. Osborn Markham) who was a member of the Shrewsbury election committee, having vacated his seat in consequence of his acceptance of a certain ppointment, he submitted, for the consideration of the house, how the committee were to act under such an event? The Speaker felt that the right hon, gent, had done right in communicating the information which the house had just heard. But as to the subject of that information it was his duty to state, that a member's vacating his seat in consequence of his acceptance of

seat, or from any other natural cause, was John Alcock, of the Borough, was the no reason why the committee alluded to should not proceed in its investigation, nor agent af the petitioners.—Here the hon, could the house prevent, upon such grounds, any such committee from proceeding.-Mr. Jethbridge presented a petition from on John Palmer, Esq. of Bath, the original m deviser of the mail coach conveyance of letters. The petition stated an agreement having been made, several years ago, between the said John Palmer, and certain persons then in office in his majesty's government, which agreement had never been performed by the said persons, whereby the said John Palmer was greatly injured. It concluded with praying relief. Ordered to lie on the table.-A new writ was ordered for a member to serve in parliament for the borough of Calne, in the room of Osborne of justifying himself. He certainly could Markham Esq. who had accepted the office of Commissioner of Barracks.

[LANCASTER ELECTION.] Mr. Dent called the attention of the house to a circumstance which occurred relative to this election, which greatly involved the privi-leges of that house. A petition had been presented against him, as one of the sitting members for that town, charging him with with other persons named in the order. bribery and corruption, and loading him [RESOLUTION RESPICTING OFFICES IN with all those epithets which petitions of REVERSION.] Mr. Bankes said he was not that description usually contain. It was, aware that the motion he was about to offer Volum X.

an office which was incompatible with such | ment until the 4th of March; and that Mr. person to whom he alluded as the osterisible member was proceeding to submit a motion on the subject, when

> The Speaker suggested the propriety of merely mentioning a future day for taking the matter into consideration, and at present moving, that the offending parties be upon that day ordered to attend.

Mr. Dent then observed, that to-horrow would equally answer the ends of justice.

Mr. Tierhey did not rise to oppose any enquiry which the house might make upon the business, but merely to say, that he thought to-morrow would be too soon, as it might not be possible for Mr. Alcock, in so short a time, to have an spportunity not, and would not disavowhis knowledge of that gentleman, and since he was thus publicly noticed as having such knowledge of. him, he would add, that the believed him. an upright and honest man.—After some desultory remarks from other members, it was at last ordered, that Mr. John Alcock do attend the house to-morrow, together

however, permitted to drop, but not un-til he had been put to very considerable mended, not by his individual authority, but trouble and some expence, in prepa- by the sanction of the committee of the rations to resist it; in doing which he house appointed " to examine and consider. discovered, that five of the persons petition- what regulations and checks have been esing against him were not at Lancaster; tablished, in order to cout oul the several. and he found that there was not the smal branches of the public expenditure in Great lest chance of even obtaining that redress Britain and Irelands and how far the same which the law of this country gives in cases, have been effectual, and what further meaof forfeited recognizances, as the party sures can be adopted for reducing any part so entering into such recognizances on this; of the said expenditure, or diminishing the so entering into such recognizances on this of the said expenditure, or diminishing the occasion did not appear to be worth sixpence. He further discovered that warrants, as from the speaker, to attend the committee in town, had been beeved on several persons, five or six of whom were in attendance then in the lobby, but that all these warrants had been forget; that a person well known to a right hot. gent. opposition the grants that had been made in further and put at times, pught to be restricted, and put at times, further this country, and was communited treatments without detriment to the public service." It occurred to the committee, in furtherance of the object committee, in furtherance of the object committee, in furtherance of the object committed to the cambitation that grants or object committee, in furtherance of the object committee, object committee, in furtherance of the object committee, object committee, object committee, object committee, object committee, object committee conducting this petition, and the ostensible equally entitled to attention, the practice of agent of the petitioners; that the warrants were discovered to be forged, on application at the office of the speaker's scretary; so far as it prevailed, and it was an abuse that they were dated the 26th of Feb., likely to be extended, if some limely checks was not imposed upon it. He was therefore.

directed by the committee, as its chairman, to move a resolution, "That no office, place, employment, or salary, in any part of his majesty's dominions, ought hereafter . to be granted in reversion.'

Mr Yorke gave every possible credit to the motives of his hon. Triend and of the committee, and, yet he felt a good deal of dif ficulty in assenting to this motion. The doubt in his mind was, whether the ancient and accustomed practice ought to be altered, when, as stated by his hon, friend himself, it had be late, been but little abused. It was a favourite maxim with him, not to change established usages unless he saw some streng reason for it. This granting of offices in reversion had been a power in the hands of the crown for the purpose of rewarding services; and hitherto it had in fact been a saving to the public! for unless these offices could be given in this manner, services, if they were rewarded at all, must be rewarded by a grant, and a double burthen would thus be laid upon the public. The object of this motion, as had been stated, was undoubtedly of the greatest importance; and yet the house was called upon to decide upon it at once. The notice had only been given the preceding day, and given in such a manner that till he came down that day, he did not exactly know the purport of it. He hoped therefore that the house would at least take more time to consider of it. It the motion had been for leave to bring in a bill, he should have had no objection to it, because he could then have stated his objections in the different stages, provided he thought it was liable to \*objection. But as the motion was for a resolution, he was inclined to dissent from it; for even though it should be followed by a bill, those arguing against that bill

fast, to induce him to the ket ought to be sufficient to deter any minister from grant-postponed. The notice given yesterday in ing the reversions which the bill proposed to one of the fullest houses of the session, and | render illegal. He was not prepared to go particularly marked by his (lord H.'s) saying he would support the motion, and adding, what he repeated now, that not one single reversion had been given away by the been more or less frequent in late years; present administration, though some very but several grants had been made in late years; tatuable-ones had fallen in, was, in his opi- years, and particularly in Ireland. He gave

nion, as ample a notice as could be desired. It had, however, been stated in objection to what he then said, that some offices had been granted in reversion in the court of chancery. What he had said ought to be understood of the government, and not of the subordinate departments. The fact, with respect to these reversions in the court of chancery, was, that the present lord chancellor had advised his majesty to grant the reversion of two small offices in his court to a person who had been his clerk, while he was in such distinguished practice at the bar, and who, losing that employment by his promotion to the seals, would be wholly un-provided for without this grant in reversion. This was the only grant in reversion that had been made, though a tellership had fallen in. No custom should be allowed to sanction a thing, which, in the opinion of correct men of all ages, was improper. It was not necessary to argue the impropriety of the practice now; many better or portunities would occur in the various stages of the bill that would be introduced on the resolu-The right hon, gent, had said, that this would reduce the power of the crown to reward services, and that it would increase the expense of those rewards, by rendering it necessary to make all remuneration the subject of present grant. The rt. hon. gent. yad boked but slightly on this matter, or he would have found, that grants of reversions had tisually been made, not to nieritorious servants, but to persons, who, from their tender age, could have rendered no services whatever. The grant of reversions was, in fact, an adridgment of the means of rewarding public servants; for if the holder of the office dropped, the reversioner stepped in, and prevented its being given to a meritorious servant. Thus the public would be under an evident disadvantage when such a resolution as this stood on the journals. He hoped therefore the motion would be postponed, if not, he should be under the necessity of giving it his negative.

Lord Hourch gave his mod to dial support to the motion. He saw to thing in the port to the motion. He saw to thing in the larguments of the rt. hot. gent who spoke last, to induce him to thinked ought to be sufficient to deter any minister from grant-specific or the reversions, which the bill proposed to sufficient to deter any minister from grant-specific or the reversions, which the bill proposed to sufficient to deter any minister from grant-specific or the reversions, which the bill proposed to sufficient to deter any minister from grant-specific or the reversions, which the bill proposed to sufficient to deter any minister from grant-specific or the reversions, which the bill proposed to sufficient to deter any minister from grant-specific or the reversions. burthens were increased, instead of being, into the question, whether the restriction was more or less called for now. He could

his cordial support to the motion, and he collector of the Port of Dublin, of of those wished the house to go still further, and to reported as requiring regulation and reform. come to a resolution against the granting of any office for life, not usually so granted. If any thing of that kind had been done, or was in contemplation, he thought it highly proper for the house to interfere, and to pre-vent it, by expressing its decided disapproba-(Hear! hear! from many parts of the house, but from the Treasury Benches

in particular.)

Mr. Plumer (of Hertford) rose and said: I wish, sir, that this measure had been brought forward 40 years ago. This has been hitherto my sincere desire; and I. therefore, give the motion now made my most hearty assent. Having said thus much upon the measure itself, I cannot help embracing this opportunity of paying a tribute of applause to the present administration (I say present, upon the supposition that they are still in office), as I really think they have shewn every disposition to benefit the country by their judicious measures, and their avoiding the practice of former administrations, of granting reversions Upon this occasion, too, I have another observation to make, which is this: in consing down to the house this day, I have heard a report, which I am very sorry to hear; I have heard, sir, that the new government which is now mily would not now be drawing £60,000 a forming, or to be formed, have agreed to give to an hon, and learned member of this house (aliuding to Mr. Perceval, who was not then in the house) an appointment to the Duchy of Lancaster for life, in order to stone. tempt that gentleman to-take a place in the new government. Upon this, I may observe, that if men of great abilities are not satisfied with the rewards attached to the situations which his hajesty chooses to appoint them to hold in the government of their counsure of giving a man a situation for life, in order to entice him to occupy another, said reduld do no larm: if the report was which may be more fleeting and temporary true, what he had said might do much good. (Loud cries of hear! hear

Sir John Newport wished this resolution had been adopted a year sodier. The house would not then be in the situation in which it now was, with respect to some of the Irish offices which had been reported as proper, some to be abolished, and some to be reformed, and which could not be touched in either way, on account of the interests of the reversioners. The office officustomer and offices granted in reversion, which was now

had been granted in reversion two deep, and consequently could not be touched by the late bill for the retrenchment, reform, and regulation of offices in Iseland, though it had wice fallen vacant within the year, and though it was one, of those that most particularly required reform and regulation.

Mr. Johnstone approved of the motion, which was perfectly consistent with the principles on which his hon frierd (Mi) Bankes) had always acted, and he thought it was a happy omen of what might be expected from the exertions of the committee of which he was chairman. He could not however, think a mere unauthenticated rumour a sufficient justification for what had been said of an hon, and learned gent, not how present, the whole tenor of whose life had shewn his preference of public principle to private advantage. • He could not help observing too, that those who had been most . clamorous in cheering the confections cast on the non, and learned gentlemen, were members of a family which was loaded with wealth derived from public sinecures. He wished, with the hon gent, on the floor, that the resolution now before the house had Seen adopted 40 years ago, and then that fayear from the labour of the public. But however eager they had hitherto been for places and pensions, he was glad that at last they had found it expedient to change their

Mr. Plumer, in explanation, allowed that the mere rumour of the day was not a sufficient ground for calling the attention of the house to mything: but after the allusion made by the noble lard opposite, he thought himself justified in the observations he had try, if they do not think the disual compensation sufficient, they ought not to accept of office at all. I do, however, at all events, enter my protest most solemnly against the measure of giving a man a situation for life, in order to entice him to occupy another, which was the report was unfounded, what he had said to be a situation for life, in order to entice him to occupy another, said to be a situation of the report was unfounded, what he had said to be a situation of the report was a situation of the rest of what had fallen from the hon, gent, it did not touch him. He was not one of the family which was located with vealth erived from the public.

Lord Henry Petty, though he approved of. litterresent motion, rose not so much for the purpose of expressing that approbation, as with a view to applogize to the house for not having brought forward the subject himself. He entertained the same opinion with the committee some time ago, and intended to have made a smilar motion, and for that purpose had moved for an account of the

notice of his intention, but he had only not pre-osed the bill before, as he had not been aware of any immediate necessity for it. He had assurances on the subject, and in favour of his view of it, from the noble duke at the head of affairs in Ireland, and from the noble lord here too, to whom the hon gent. (Mr Johnstone) had alluded. He had with singular propriety adverted to that noble lord in the language of reproach on that day, when it was well known that he had power of grant a considerable office in reversion, and yet that the only use he made of it was to abstain from exercising a privilege which han eser used by every one who preceded That noble lord had already laid down in practice what it was now proposed to lay down in theory, and therefore the hon gent's, allusion was peculiarly well-timed. When he approved of the resolutions now moved, he ought to recollect that Lord Grenville had already acted upon the principles It was not therefore by those who followed the practice of granting offices in reversion, that the resolution was loudly approved of, notwithstanding the hon, gent's. insinuation, but by those who abstained from it.

Mr. Henry Martin (of Kinsale) said, He so fully coincided in the propriety of the resolution now before the house, and felt it so It least, they would be very little obliged to necessary to counteract a system so mischie- the zeal of the hop, general. For his own night, that he should now give notice, that he would to-morrow move an humble address to his majerty, praying, that he would be graciously pleased not to grant any place in the duchy of Lancaster, or elsewhere, for life, which had hitherto been usually held by the possessors during his majesty's plea-(Hear! hear! from all parts of the 611; e house.)

General Gascoyne disapproved of the bringing forward this revolution at present; and had the appearance of being intended to strongest impediment in the way of forming restrict the new government, in the essence not proper to press it. It notice had been of their exertions you will paralize the vigour not proper to press it. It notice had been of their exertions you will cripple the maggiven of it, that must necessarily have reach- nitude of their plans, if you prevent them ed them. At all events, though it should pass at present, that must not be considered as a pledge to support the bill.

Mr. Horner, as a member of the commitwords on the present occasion. As the hon,

on the table. He had, he believed, given no | been brought forward with a view to recent and present circumstances, he begged leave to inform that hon, general and the house, that the subject, respecting the grant of places in reversion, had been the first to which the attention of the committee had been directed. It had been several times under discussion, and the last time their attention had been called to it, it was warmly supported by an hon, gent, who was likely to have a place ander the new arrangement. The insinuation, that this resolution was intended as a restriction on the persons included in the new arrangement, appeared to him extraordinary, as coming from an hon. gent, professing himself the friend of those members.

General Gascoyne, in explanation, disclaimed any intention to throw any imputation whatever upoff the committee. He had only said, that the manner in which the resolution had been brought forward and argued, excited in his mind a suspicion that it was intended as a restriction on the new arrangement.

Mr. Sheridan observed that the hon. general certainly had not thrown, by his speech, any censure upon the measure now proposed; but he had thrown a very severe imputation upon his friends in the new administration; and one for which he believed vous as that which had been alluded to this part, though the new ministers were about to occupy those places from which himself and his colleagues must shortly retreat, yet he had so little of political animosity towards them, that he was unwilling to impute to them any such intentions as those which the zeal of the hon, general this night hespoke. He hoped they were actuated by stronger motives for accession to power, than those of bargaining and buying their way into office. The hon, generally reasonings amounted to this: " If you attempt to carry a resobecause he thought it looked very suspicious, flution of this sort, you will throw the a new and virtuoty administration, to sucot all those, who, according to report, were creed the wicked and corrupt one just turned from taking, or granting lucrative places in reversion, or for life, in addition to those they are to hold during the king's pleasure, in remuneration for their great services, and splendid talents." This, however, was a doctrine to which he could not subscribe, and a general had insinuated that this motion had kind of support from the hon, general, which he believed, would not be very grateful to his heretofore held during pleasure, should be friends. Some allusion had been made in the course of this discussion, to certain reversions held by a distinguished family, several branches of which formed parts of the present administration; but he could see no analogy between the cases alluded to, and those now in contemplation of the house; between reversions during pleasure, enjoyed for services long rendered to the state, and reversions and places for life, to be granted in the first instance before any service whatever was rendered, and given as a kind of bounty to entice a placeman to enlist for a high office, to which also a high salary was to be attached. This was indeed a novel mode of recruiting an administration. But whenever the new ministers should appear in their places, he hoped the hon, general would give them a very different support from the kind of observations he had this day pointed against them.

Mr. Huskisson was sure that the character and principles of his hon, friend, who had brought forward the resolution, would secure him from the imputation of having been actuated by party motives. From what he had learned in conversation with other members of the committee, he was persuaded that they were all agreed that no places should be granted henceforth in revery sion. As to the propriety of any arrangements with a view to induce individuals to accept of office, he believed that the first measure of the administration then in office, with a view to enable a noble lord (Grenville), for whom he felt a very sincere respect, was a sufficient proof that such an arrangement was not very extraordinary. As to the new administration, he knew nothing more of it, thankse was enabled to collect from the rumours affoat, and he did not believe that any arrangement had been yet submitted for the approbation of the highest authority in the state.

Mr. Whitbread observed that without giving any opinion upon the merits of the case referred to by the hon. gent. (Mr. Johnstone), he had no hestation in asserting that there was a material difference between that case and the one more particularly klluded to, in the course of this debate. For in the one, the object was to enable a man to hold, an office which was conferred upon to hold an office which was conferred upon him for life, in conjunction with one to which he was appointed during pleasure, aird for that purpose the sanction of parliament was applied for, and obtained; while in the house to take peculiar care upon a question of this nature. For, understanding that

conferred for life, and that too at the mere will of the crown, in order, as remove stated, to induce a man to accept another office during pleasure. With regard to the noble family alluded to by the hon gent as holding places of considerable profit, did the hon. gent. mean to assert that the holding places of profit by public men was inconsistent with the purity of public character? If the hon, gent, did mean that, such a sentiment must be heard with peculiar surprise from such a quarter, after the panegyric which the hon, gent, had thought proper to pronounce upon the public spirit and patriotism of his right hon, friend. For that Will. gent, must know that one of the highest places of profit in the country was granted in reversion to a person of the name of Perceval; and again in reversion to another person of the same name. The hon, gent. expressed his heartfelt approbation of the measure, which the motion before the house had in view, and in concurrence with the hon, member, his regret that such a measure had not been introduced forty years ago • In alluding to the hon, mover, he could not help expressing his surprise, that any man who had the least opportunity of appreciating the character of that hon, gent, could suppose him capable of binding himself to the purposes of any party. The house indeed must have heard with astonishment the imputation which an hon gent on the other side had thought proper to throw dut. The hon. member concluded with declaring his cordial concurrence in the motion before the house. against which he had not heard a single asgument, and his anxious wish for the success of the motion of which his hon, friend (Mr. Martin had given notice for the next day.

Mr. Hushisson in explanation stated, that he did not mean to assert a complete analogy between the case of the noble lord alluded to (lord Grenville) and that which appeared to be so much in view in the present discussion. Probably he necely meantyo infer from the farmer case, that in the contemplation of ministerial arrange pents, the nature of an office wigh, be changed by connecting it with one with which it was previously deems ed altogether incompatible. To be sure in one case the change could be effected only by the sanction of parliament, whereas in the other it was juite subject to the will of the king.

noble lord (Castlereagh) was likely to hold a sading situation in the new administration, whose conduct in Ireland could not escape his recollection, he was fully convinced of the necessity of vigilant precaution. He (Mr. Parnell) had had the honour of a seat in the house of commons in Ireland during the discussions upon the Union, and he remembered that in the first session, when that measure was proposed and lost, two families of some parliamentary influence stood neuter. But in the following session, under this noble lord's management of reversions, these two families were brought into action, and by such means the union was voted by a small majority. A son of one of these families was, to his knowledge, secured in the reversion of the clerkship of the pells in Ireland, and to a son of the other family he imagined that a reversion of a more sezions nature was promised, for the first bishop, ic that became vacant was assigned to him. . With these facts in his recollection. and with the prospect now before the house, he thought that every practicable guard against corruption ought to be established.

Mr. Johnstone disclaimed any intention to assert any thing so absurd, as that the holding of a public place of profit was incompatible with the purity of public character. He only meant to say, that it afforded him great satisfaction to hear a motion of this nature so loudly applanded by men who were themselves loaded with so much of the public money. It was a good omen, and he hoped it would not prove delusive.—The resolution was then agreed to, and Mr. Bankes, Mr. Horner, and Mr. S. Bourne, were appointed to prepare and bring in a bill pursuant thereto.

> HOUSE OF LORDS. Wednesday, March C5.

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[MINUTES.]—The roy [lassent was given by commission to the Slave Trade Abolition will, the Irish Licence bill, and the Thames Police bill, and two private and Lord Grenville (who sat with his kriends of the expressition side of the Youse), gave notice, that to more w, on the motion of dijourn-ment for the ecess, he should state such ex-planations as the deemed consistent with his duty to his country and to himself, respecting the afficumstances which had led to the present ituation of public affairs, and of the country.

The house having resolved itself into a committee, the noble lord stated his intention of moving, pursuant to the instruction of the committee, to divide the bill into two, and also of proposing several amendments in that part of it which related to the chambers of the court of session, and to the court of re-With respect to the latter court, some persons had thought that it would be an additional step in the progress of litigation, inasmuch as the unsuccessful parties would still appeal to that house, and therefore that the number of appeals to that house would There was one mode, not be lessened. however, he thought, which would materially tend to lessen the number of appeals to that house, namely, to abolish reclaiming petitions in the court of session, and to substitute, instead, appeals to the court of re-This would naturally tend to produce a more complete adjudication of causes in the chambers of the court of session, there being no opportunity, as at present, of reexamining their own decisions, whilst there was every reason to believe that that careful adjudication would render appeals less frequent. Of one part of the bill he thought an unfair advantage had been taken out of the house, as he never had an idea that the extraordinary lords to be added to the court it session should hold their places in any other manner than like the judges of England, during good behaviour. He had no objection, if it was thought necessary, to the introduction of clauses, enacting that the persons to be so appointed should have all the requisite qualifications. - After a few obserservations from lord Eldon, the amendments were agreed to. In the progress of the bill, lord Grenville stated that upon further consideration, it had been thought inexpedient to prohibit, altogether, ar heals from interlo-cutors; and therefore ly proposed to give a power to the court of review to receive appeals from interlocutors, and also on receiving an appeal from final judgment to call for all the interlocuto's in the cause. amendment was adopted to this effect, and chambers of the court of session and the court of review, having been separated from the rest, the house resumed, and the report was ordered to be received the next day.

\*Lord Eldon rhoved for the appointment of a committee to inquire where the judges of the court of session should be placed during Gibruille moved the order of the day for a for precedents, he His reason for moving this way, that was judges of the court of the bar, they having formed part of the council of parliament in Scotland.—Agreed

HOUSE OF COMMONS. Wednesday, March 25.

[MINUTES.]-Lord G. Cavendish reported from the Lanark committee, that the sitting member, sir Charles Ross, was duly elected; and that the petition was not frivolous nor vexatious.-Mr. Long moved, that a new writ should be issued for a member for the borough of Plympton, in the room of lord Castlereagh, who had accepted the office of one of his majesty's principal secretaries of state; and also, for the borough of Newton, in the room of Mr. Canning, who had accepted the office of one of the principal secretaries of state. Ordered. — Lord Howick adverted to the promise which he had given of an explanation with respect to the change of administration. To-morrow. there would be a motion for an adjournment for some days, and he was unwilling that the house should separate without the explanation being given. He therefore gave notice that he would give that explanation the next day.—Sir S. Romilly, pursuant to notice, moved for leave to bring in a bill to render the Freehold Estates of traders liable to the Bankrupt laws dying indebted assets for the payment of their simple contract, debts. there seemed a general concurrence that a bill of this nature would be unobjectionable, he need not enter upon the grounds of the motion. He was sorry that the other bill? had been lost; but since he could not do all the good he wished, he must at least endeayour to do all the good he could. The mo-

tion was then put and carried.

[IRISH BUDGET]—The house resolved itself into a committee of Ways and Means.

Sir John Neurport, conscious how little claim he had to occup the attention of the sent, said he should endeavour to make his statements as briefly as possible; nor should he have to trouble the committee on the subof his having so great a share in negociating the Loan last Monday for I cland. The hon. had been contracted for a English

session claimed the right of sitting within Loan, the remainder he wished to have sethe bar, they having formed part of the parately contracted for, because he was anxious that it should be made phyable at the Bank of Ireland, for the purpose of obviating me inconveniences that were felt from the Irlsh government, they being obliged to draw upon this country for the money. The terms, however which bad been offered by the gentlemen who were bidders for that loan, were such as it had not been thought right to accept. The loan was, therefore, contracted for by the gentlemen who took the English Loan, upon an advance of 1s. 9d. per cent. interest, which, he trusted, would not under these circumstances be thought material. The Ways and Means by which he proposed to cover these Supplies, consisting of the loans, of the Revenue, of Ireland, which he took at the same as last year, viz. £3,882,790; surplus cr the Consolidated Fund, £500,000; one million of Treasury Bills; and £300,000 which be proposed by New Taxes and Regulations, amounted in all to £9,685,003, which left an excess of Ways and Means, over the Supply, of £123,875.

> The new Taxes and Regulations were to produce, by excess of the Duty on Licensed Distilleries, arising out of the Regulations adopted last year, over the amount of the aniecedent year.....£120,000

Taking the Allowance of 16 per cent. from large Distiller &..... 80,000 Augmentation on Duties on Horses, Carts, and Jaunting Cars..... 40,000 5,000 Paper .... Stamps ..... 10,000 Stamps to Retailers ..... 5,000 Excess of Duty on Hats..... 10,000 An Augmentation on the Duties of Customs upon Vinegar, Dye-Stuff, and a few other articles..... 10,000 Together wich other Items, amounting to . 20,000

Makias altogether. ... £300,000 Though the Sugar Duty imposed fast session had failed to produce, the other duties hadclaim he had to occup the attention of the house at any time, but much less at the present, said he should endeavour to make his statements as briefly as possible; nor should he have to trouble the committee on the subject, if it had not been for the circumstage of his having so great a share in negociating of his having so great a share in negociating of his having so great a share in negociating of his having so great a share in negociating of his having so great a share in negociating of his having so great a share in negociating of his having so great a share in negociating the last this supported the formula of his having so great a share in negociating the last this supported the last of his having so great a share in negociating the last of his having so great a share in negociating the last of his having so great a share in negociating the last of his having so great a share in negociating the hard to produce, the officiency. The hon.

The hon. year; bethis sum was considerably less than would be recovered in future years, if baronet then briefly stated the different items of the Supplies for Ireland, composed or three years. The sum of the arrears appeared greated this year than last year, in teamth parts of the sum of the arrears appeared greated this year than last year, in pire, which made the whole charge amount to 9,561,218. Part of the foar for Ireland been contracted for the part of the foar for Ireland been contracted for the part of the foar for Ireland been contracted for the part of amount of £20,000, orders had been issued.

ces in the hands of Collectors under £100. man fest to the committee, that the rish government had not abused the celifidence that reduction of 38 offices in the customs, and for carrying into effect the suggestions of the Committee of Inquiry. The trade of Ireland had improved in the last year, /though there appeared a diminution in its exports. The value of the Imports for

£5,982,000 1905, was Ditto for 1806 5,605,000 ena : =

Being a decrease of 377,000

The Exports for 7805 8,436,933 Dista for 1906 9,314,800

Being an increase of . -- \$€877,867 Which, added to the decrease in the Imports, made the improvement in the Trade of Ireland within the last year considerably The Trade to America above a million. had increased one third. The shipping of Ireland had increased in number 1-6, his tonnage 1-9, in seamen 1-3; the British shipping trading with Ireland had also increased 1-12, whilst the foreign shipping had decreased 1-10, a circumstance which shewed, that the advantage of the whole increase of the trade remained within the empire. The Exchange had also fallen to 91 per cent. a rate much lower than had been known for many years. With those proofs of the growing prosperity of that country he should conclude his statement. The hon, hart, then moved his resolutions, which were agreed to.

tuation. On the subject to which te alluded, he could speak, perhaps, with more knowledge than any who had heard him.

to the Board of Excise, to reduce the balan-, their most serious consideration. But though experience had almost deprived him of hope grap this statement, he trusted, it would be on this point, yet there were some duties that survived even hope, and this was one of them. The questions which he was had been placed in it. They had a vote of about to ask, were merely with a view to credit for \$20,000, and they had issued but procure information, and it would depend on the answers, whether he should think it necessary to render them the grounds of any subsequent motion. The first question, then, was, why the accounts on which the East India Budget must be founded, were not as yet on the table, for the house must be aware that it was now three years since the last view of the state of India Finances had been given on full and authentic documents. This was a point of great importance, and worthy of the serious attention of the house. But this was not what he had particularly in view at this time, and the material object of his rising, was to obtain information on a subject which ought The first part relato be before the house. ted to the transaction at Vellore; a transaction, melancholy and disastrous in its immediate effects, and to the last degree dangerous, with a view to its ultimate consequences. Whether, therefore, we looked back upon the past, or forward to the future, it was essentially necessary, that on this point the house should be in possession of some authentic information, and he hoped that ministers, whoever they were, would not withhold that information, Addressing himself, then, to the right hon. gent., who, it was understood, had just retired from the office of president of the Board of Controul, he wished to know from him, whether he had received official information from India on this point, or any information of on the correctness of which to could depend? Whether the house would give him credit or not, he would assure hem that this transaction was one of the most dangerous kind with regard to its consequences, and he begoes to a subject of the greater importance; and for that purpose rose to ask some questions of the president of the board of control or of the person who had lately filled that significant or the person who had lately filled that significant or the subject to which he allowed that other advices had been received or not, he would assure them that this transwithin a few days past, of greater consequence than the information relative to the affair at Vellore. He alluded to the situation It related to the state of India. He was of the Carnatics which had filled the government so vain nor so ill instructed by expe- ment of Madra with the utmost alarm. So rience, as to imagine that any thing he great, indeed, was this alarm, that an application on the house, or rouse them to ment to general Maitland, governor of Ceysive a more than ordinary attention to the subject which it was his object to press upon the European troops in that settlement. He

had heard it from what he considered as very good private authority. If then, any information of this sort had come to the India House, he hoped the proper persons would consider it as their duty to lay it before the house. In the mean time ho wished to know, whether, in point of fact, official or authentic information of this nature had been received. He assured the house that the information to which he referred went to the very existence of our power in India. He had long wished to give up all concern with the affairs of India, on account of the inadequate effects which he had found to resuit from his earnest and frequent appeals to the house on that subject. But this, however, was not solely an Indian subject, it was one materially connected with the prosperity and perhaps the existence of this In the same manner, whatever country. materially affected Ireland was not only an Irish but a British subject, as the interest of both were, in a great measure, identified.—

Mr. Huskisson spoke to order. He apprehended that it was irregular to go into a long statement when a member rose merely

to ask a question.

The Speaker agreed that it was irregular. Sir P. Francis had no other intention than merely to justify his asking those questions, and, as he had done this, he would trespand on the attention of the house no further.

Mr. Tierney rose to give such answers as he could to the questions of his hon, friend. To the question, why no account relative to the finances of India had been laid before the house, the answer was that none could be Laid, as they had not as yet arrived. One year's amounts might, indeed, have been nunde out, and it was his intention to have brought forward these, as might be recollected from the notice he had given. But when he found that he was immediately to have a successor, and that, in fact, for some days past, he only held the office as a locum tenens, he thought that it would be more proper, party motive. He wished also to shew, under all the circumstances, not to take the that would ship the was not doing any affair out of the builds of others. He trusted thing that would treach upon the prerogative would not be thought that there was killy tive of the crown. From the year 1600 to neglect on his part. There were none arneglect on his part. There were none arrived but the accounts to which he had ad-verted, and these he supposed were not those the Duchyof Lancaster, to which his moto which his hon, friend had referred in his tion particularly applied, had been granted question. As to the question respecting the for life. The result of the inquiry, which transaction at Vellore, the East India board was in possession of authentic locuments remotice was, that it had not in any other inlative to that point, which would enable stance been granted for life within that pethem to form a complete judgment open the priod of 147 years. This would satisfy the Voc. IX.

had no official information of this; but he | whole affair. As to the third question, relative to the situation of the Carnatic, he could assure his hon, friend, that his information was wrong. No application information was wrong had been made for troops to general Martland by the Madras government. There was one general, indeed, who included imself in difficult circumstances had applied to the governor of Ceylon for some troops no regular advices on this subject had arrived from India. General Maitland, with that attention to his duty, and to the interests of his country, for which he was distinguished, had taken the first opportunity of sending the earliest notice of the state of India, but no regular advices had come from India it-As to the affair at Vellgre, if a motion was made for laying any information or that point before the house, the board of controll would, of course, judge how first would be prudent to comply.

> MOTION RESPECTING THE OFFICE OF THE DUCHY OF LANCASTER, &C.7-Renry Martin rose, pursuant "to Rotice, to submit his motion to the house; and he had to regret that this task had not fallen into abler hands. He felt that he had little claim to the consideration of the house, and trusted that some gentleman of greater talents would come forward to support the question which he looked upon it as his duty to bring under the consideration of the house. But before he should enter into the grounds of his motion, or of the propriety of bringing it forward, he wished to clear away every suspicion that he was actuated by any motives of hostility towards the right hon, and learned gent. (Mr. Perceval) who was the object of\_ it. With that gentleman he had the pleasure and the honour of being long acquainted, and he entertained the highest respect for his abilities and character. Much as he was attached to the honourable persons who composed his majesty's late administration, he could assure the house, that in bringing forward this motion he was actuated by no Ho wished also to shew,

house that his motion for an address, that I tion or modification of the office. He was his majesty would be graciously pleased to not, however, so wedded to the words of grant inis place according to the usual practice, fould not interfere with his oyal preparity. The first instead of which it had being granted for life, was in 1717, mittee at present indivining into what offices when it is propared for life, was in 1717, mittee at present indivining into what offices when it is a long time field the office of int be of the same opinion as Mr. Burke, the propagation of the way as the same opinion as Mr. Burke, the same opinion ttorney general. He should establish the that this office ought to be altogether abolishdifference between the cases. In that in- ed scance, the person had been raised to the peerage when all the avenues to his profession were shut against him, and it was thought right to give him some procession by grievances with the grants in reversion. for lite in reward of his services. The next! and was of opinion, hat no person should instance was in 1782, when the place of grant places except during his own life, unchancellor of the Duchy of Lancaster had less for distinguished services. In such case been granted for life to lord Ashburton, see, he would admit the propriety of grants. He was an a jour to state all that he had been for life, as a remongration for the services tible to find on the subject. Gentlemen performed. But the hon and learned gent, and not suppose him ignorant of the cases was to have another situation, which was in that bore upon his motion. But under what litself a place of great honour and emolucircumstances had that noble lord received this office? He had filled the office of solicitor general; had been long at the head of his profession; and had distinguished himself in that house as much as the learned gent, opposite, but in a far different manner. He had distinguished himself in the generally objects of honourable ambitton to support of the rights of the people, and of He did not mean to confire his motion to the authority of parliament, in which way the particular case, but rested it upon genehe had never heard of the learned gent. having distinguished himself. That noble ford having got a peerage, when all the law offices were full, it had been thought right by the persons with whom he had acted in much benefit. His motion would not, at parliament, to give him the chancellorship of the Duchy of Lancaster for life. But it had not been granted to him to induce him to accept another office of honour and emplument. It was granted for services already performed. These were all the cases that he could find of such a grant; and, therefore, the motion for an address to like majesty, to make the grant in the usual minner, could not interfore with the precogative; and there was jesty had complied, and had been graciously a precedent of an address, the stance, though not in form, with that which office for life, and he had never since so stance, though not in form, with that which office for life, and he had never since so he proposed to move. That address had been voted on the 23d of December 1783, taken the house by surprize. It ill became on the occasion of a rumeur that it was in him to speak of firmself, but every man who his majesty's contemplation to grant this, knew him, must know that he was incapaplace for life or for any other term than dulle of taking the house by surprise. The tring pleasure, up to a particular period. He motion had arisen out of the discussion the way appare of the discussion the way appare of the discussion the presenting day, and the deliver of the discussion the was aware of the difference between that preceding day, and the delay of a few hours resolution and the motion be intended by might have refidered it might have refidered it

But he did think that it would become ment, and therefore could have 10 claim to the grant for life of such an office as that of the chancellorship of the duchy of Lancaster. Were the gentlemen who were to become his majesty's ministers to be tempted by such means to accept offices, which were rai principles, to extend to all such offices pending the existence of that committee, from whose labours he was convinced the house and the public service we and derive so all events, be hable to the objection made to a resolution moved the preceding day by the churman of the committee, and recommended by the committee, that it was an innovation, because in the course of 147 years, there appeared but two instances in which the place had been granted for life. An address had also been voted of a similar nature on a former occasion, with which his mapleased to reply that he would not grant the

cause they had shewn no disposition to grasp they had shewn the disinterested principles upon which they acted, by abstaining from granting any places in repersion. The hon. and learned gent, concluded by moving, that an humble address be presented to his majesty, that he would be graciously pleased not to grant the office of chancellor of facts. He could not for a moment support they had shewn the disinterested principles which, but for the notice given by the household, her this, have held. He thought it is should be on accurate statements, any that he would be graciously pleased not to grant the office of chancellor of facts. He could not for a moment support they had shewn the disinterested principles which, but for the notice given by the household, her this, have held. He thought it is should, ere this, have held. He thought it is should be on accurate statements, and the house thought for the notice given by the should, ere this, have held. He thought it is should be on accurate statements, and the house thought for a more presented to grant the office of chancelor of the Durchy of Lancaster are any other of the notice given by the should, ere this, have held. He thought it is should be on accurate statements, and the house thought for the notice given by the should, ere this, have held. He thought it is should be on accurate statements, and the house thought for the notice given by the should be graciously by his presence to take care, yet, if of the Duchy of Lancaster, or any other office not usually granted for life, for any

other term than during pleasure." The Hon. J. W. Ward rose to second the motion, to which he gave his full and cordial approbation. The motion for the address to his majesty was recommended to the house by every principle of reason, and all the authority of precedent. The precedents shewed incontestibly that the motion would not interfere with the royal prerogative, and the reason of the thing was so obvious, as not to require illustration. Every grant of a place for life had a direct tendency to impair the dignity of the crown. Any other fineasure might be condemned upon certain particular grounds, but this was a proceeding which was to be resisted upon every consideration of reason, policy, and interest. The practice, if permitted, would impair the dignity and means of the crown. It would abridge the exercise of the power of punishing weak, wicked, or corrupt ministers, by depriving them of their offices, and take away from the crown the power of bestowing those offices on wise and virtuous ministers; it would remove all locus penitentiæ from the sovereign, by tying up his hands with respect to offices which he might once have conferred on unworthy objects, and be an injury to the rights and interests of the people. Unavailing would be the complaint of the people under their sufferings; it would not be in the power of the crown to revoke such grants, after they had been once made. Grants of this description appeared to him unconstitutional under all circumstan-· ces. They had the effort of raising up a race of men to live upon the wealth of the public, and to make them alike indeperaint of the sovereign, who might promote them and of the people, by wham the means were supplied for their support. As the grant of places for life therefore had such a direct tendency to deprive the crown of the powel

were incapable of any such proceeding, be- present at the discussion of this question, that he had delayed accepting the office pose, whatever might be the motives of high hon, and learned friend, that the present motion proceeded from any personal ill-will towards himself, because, in the whole of his intercourse with his learned friend, he was not conscious of a single circumstance from which such ill-will could arise. It was unquestionably true, that he had received an offer from his majesty of the chancellorship of the exchequer, accompanies with a grant of the chancellorship of the luchy of Lancaster for life; and that, but for his last led friend's notice, he should at that moment have been in possession of both those situations; his learned friend, therefore, was not. chargeable with surprise in bringing forward his motion at so short a notice, as otherwise the season of it would have gone by. He was not in the house the preceding. evening; but understanding that such a notice had been given, in tead of approaching his sovereign for the purpose of receiving his appointment to office, he had approached him with a request that the appointment might not take place on that day, that he might have an opportunity of addressing the house on the subject; and still more, that his majesty might not be fettered, in consequence of any advice that the house might This request was think proper to offer him accompanied with an assurance, as his majesty had been pleased to think that he could ' be an useful servant, that, whatever might be the pleasure of his majesty in consequence of any address from the house of commons, although it should deprive him of the duchy of Lancaster formerly offered, it would not in the siightest degree abate his wish to serve his majesty. Unquestionably, though in the first instance he should not have felt justified in neglecting his duty to his family by quitting a lucrative profession without the prospect of something like compensation, yet when he found his majesty thought his services might be advantageous to the interest of punishing weak or wicked and of reward— of the country, and when he saw the crisis ing its meritorious servants, he motion for in which that country was placed, he felt—it the address should have his warmest support. no longer to be a matter of option with him, Mr. Perceval, had fold is antious to be the but that whatever might be the consequences.

to himself, his sovereign should command | it/was not directed solely against him; he theutmost exertion of his humble abilities. With espect to the two precedents alluded to by his learned friend, he would not compare himself with the object of either, but that be and a should be allowed, with the size to accept for life the chancello ship of the duchy of Lancaster, impressed on him the belief that no parliamentary and a support of the size of the siz tary objection existed against such an appointment Lord Ashburton was taken out of the profession of the law by an administration professedly of pure Whig panciples, that of lord Rockingham; and the goant to him\_of the duchy of Lancaster was afterwards confirmed to him under the administration of a near relative of the noble lord opposite (the marquis of Lansdowne). Lord Ashburton was a man with whom it would certainly be presumptuous for him to compare himself, but his majery might think proper at different times to reward services done to different branches of the constitution. The most distinguished service of that learned lord was the famous resolution proposed by him in the house of commons, "that the influence of the crown had increased, was increasing, and ought to be diminished." Such a person having received that appointment, under such an administration, had led him to majesty should in the present situation of afthink that the present motion would not fairs be withheld.-Mr. Perceval then made have been seconded or supported by the his bow, and left the house. representatives of the Whig principles in that house, and that it would not have reself from the charge that was yesterday ceived the countenance of an administration brought against him, of making a statement whose first act had been, not merely to advise in that house on the mere authority of an the king to any due exercise of his prerg-lidle rumour. It appeared now, from what -gative, but to introduce into parliament a had fallen from the right hon, and learned measure, by which a noble lord was enabled gent, that his statement had been perfectly to hold two situations constitutionally in-correct, and that if it had not been for the compatible with each other. The arguments notice taken of it last night in the house, of the hor, gentlemen opposite were appli- the business would have gone too far to cable against every grant of an office for remedy it, and the right hon, gent, would life, as well as his own; they were appli- have now been in the possession of the two cable to that exception from the practice so places. He did not pretend to deny the cable to that exception from the practice so places. He did not pretend to deny the loudly boasted by the late administration, of withholding reversionary grants; in which the chancellor, to reward the private meritation services of an individual, had protected for him the reversion for life of a ment to a person to accept of an induce-cured for him the reversion for life of a ment to a person to accept of an office in the lucrative situation. Surely, if the clerk of a barrister was not an improper person on which had hitherto been considered a sufficient compensation.

Lord Henry Petty said, that if he had not been so personally alluded to by the right considered so. Although he acquitted his been so personally alluded to by the right learned friend of any improper intentions, hon, and learned gent, he did not think he the should leave it to the horize to consider, should have floubled the house with any whether this motion arosa from any large, observations upon the present question. He and general view of the subject, or whether was really to juin perfectly with the hon.

did not mean to say personally, but from his being supposed to have facilitated the arrangements for a new administration. It would therefore be a scrious subject for the consideration of the house, whether in the present state and crisis of the country, and when all the circumstances connected with the new arrangement were before them, when they recollected that the object of forming a new administration was to preserve the establishments of the country, and perhaps the religion of it, whether they would be disposed to throw any difficulties in the way of his majesty in forming a new administration, when he conceived that in so doing he was only labouring to preserve the constitution of the country. Having said thus much, he thought that he ought to leave the subject to the discretion and judgment of the house, and that as it particularly related to himself he should withdraw, after having put the house in possession of his sentiments; but before he withdrew, he should repeat, that whatever might be their determination on the subject of the duchy of Lancaster, and whatever sacrifices he might be called upon to make, no services that he could be called upon to render to his

Mr. Planer rose merely to vindicate him-

and proper compensation for the services which might be expected from the right hon. a word upon the subject, he did not know; how the right hon, gent, had discovered that thought it was also somewhat strange that he should be charged with acting inconsistently, or in a manner disrespectful to the memory of his near relation, (the marquis of Lansdown) if he was not to be bound completely by those precedents of the year 1762, or 1783. He thought there was a great diference between the cases cited and the present; but if there was not, he should not think it quite fair to charge him with inconsistency, if he should hold a different opi-That relation, so near and dear no him, (the marquis of Lansdown, his father) had abundant claims upon he love and respect, without adverting to the case of But, however sincerel lord Ashburton. memory, there were no ties of relationship, or private affection and respect, which could before them for discussion.

gent, who had brought forward this motion, in disclaiming any thing like presental hosti-lity or personal reflection upon the right hon, and learned gent, who was the most totally different from the present. If the timmediately interested in the present motimm; and he had no histation in stating, were not sufficient, it might be received
that if the salary annexed to the situation of elected, that there were a girent that if the salary annexed to the situation of elected, that there were a girent the chancellor of the exchequer was not sufficient (and he believed it was not), he should a reward for services, when those services have no objection to granting such an augshould have been actually performed; in the mentation to it, as would afford a reasonable objected to the giving away the means of rewarding great services, merely to induce persous to become members of an administration. gent. But although he certainly did ob- He considered that it was a most serious and ject to a place for life being given to that unconstitutional attack on the most important gentleman, in order to induce him to accept prerogatives of the crown, to deprive it of all the situation; yet as he had not before said power and means of rewarding great public services, by taking the best places and girts. that it was in the power of the crown to he so warmly supported the motion. He bestow, before any of those services had been performed. He thought that the crown ought not to have been advised to limit its power and prerogatives in this manner. Upon the subject of the alienation of crown lands, it had been always observed, that in whatever proportion the crown gave away to individuals its possessions and its right, in that proportion it became weaker. and it was the same with respect to lu- crative offices. If they were all given away directly or in reversion to one set of ministers, the crown left itself without that patronage and power of rewarding great serrices, which it ought to possess. A recent and very remarkable case had occurred some years ago in corroboration of this opinion. he was bound to respect his opinions and his On an arrangement that was then proposed, this very place was offered to lord Sidmouth. who had rendered considerable service during prevent mm in that house from expressing his long and meritorious discharge of his duhis own opinion on any subject that came ties as Speaker. Lord Sidmouth declined The case of it, and said he could not bring himself to be lord Lechmere he concered to be quite dis- the instrument of allerating from the crown tinct and separate from the present: as to the means of rewarding greater public serthe case of lord Ashburton, it must be re-collected that the place of the duchy of Lan-caster was not given him as an inducement Sidmouth that he amentioned this, for the to take another place, but as a means of supporting the dignity of the pecrage to which disinterested conduct, but he mentioned it he had been raised, not only on account of merely for the information of these members his great merits, but for the service and assistance he could render as a law lord. Lord the circumstance. The principle upon Ashburton was then looked up to by very which lord Sidmonds refused it applied with body as the fittest incressor to lord Mursfield much greater strength to the present case; as Chief Justice of the King's Bench, which besides, it was known, that there was a was the highest object of legal ambition. His committee of the house now constituted, majesty had been advised to confer the peerage upon him, and that he should not want suitable means of supporting its dignity lished; and as it was possible that the committee might consider this to be among the consideration, not the grant of a reversion.

Starges Bourne could not help ex- King's Bench (Segmental cry of no! no!):
profit white preprise at the manuer in which per aps he was notaken, he might have the period of the manner in which period is not misunderstood, the noble lord; but it he did not misunderstand him in another point, he is of ginated. When he recollected that the could not abstain from expressing his surhom and learned gent, who brought forward the . ation was acquainted with the talents, integrity, and disinterestedness of tled to inquire into the state and utility of the his right hon, friend (Here there Vas a continued cry of hear! hear! mixed with ought to have known, that that office belaughter)—A more honourable, a more longed to his majesty's privy purse, and liberal, a more independent, and a more therefore could not possibly come under the disinterested Character i ever existed—(bear! hear!)—"I've would go farther, and say, that sat down he could not help expressing his if his right bon, and learned friend accepted surprize, that the noble lord (Howick) had of both places, he would make a large sa- fixed upon to-morrow for a certain imporcrifice by abandoning his professional pur suits in return. He should like to know, have been aware, that the leading persons then, wheree arose the surprise of hon, gentlemen opposite, when the word disinterest edness was mentioned? It could be from personal motives only. He was surprised that the noble lord who had lately left his majesty's councils, should throw any embarrassment in the way of the new administration, when that embarrassment tended to tion would be good at making convincing impede the usual exercise of the prerogative speeches. He could not help seriously exof the crown. The value of the chancel- pressing his surprise at the assertion of the \*forship of the duchy of Lancaster did not hon gent who spoke last, that there was no exceed 2000 per annum; and was this too difference between the present case and that large an equivalent for the fruits of his right of lord Ashburton. It was painful to him to hon, friend's professional exertions? He enter into any personal comparison, but he further contended, that the grant of the hoped the house we ld acquit him of any place in question for life was an usual grant invidious motive. Mr. Dunning was indispu-(hear!, hear! from the opposition). Well, tably at the head of his procession. He was if it was not an usual grant, he was at least shut out from the great emoluments of such · warranted in saying, that it was not an unprecedented one. He maintained that there house. As to the right hon, gent, in queswas no difference between the present case tion; the least he could say, was that that and that of lord Ashburton, although it had right hon, gent, certainly was not at the been attempted to set up some kindsof dis! [head of his profession. He (Mr. Sharpe) tinction. There had much been said during had repeatedly in the course of not a very a late debate, as to the economy of the late short life, discharged the duties of a juror? administration with respect to the grant of and yet it had been his great misfortune nereversions; he had since inquired into it, we once to have had his understanding en-and had found, that three reversions only lightened by the professional exertions of fell within the power of the late administra-tion, and that of those three they had al-ready granted two [here several members of the late administration distinctly said, "state had got into an official situation. It might them, state them."] Perhaps, upon recol-be asked, why did he enter into this unplealection, he was not quite warranted in the sant comparson? because it was of imporconclusion he had drawn; one of the two tance to that house and to the country, to he had alluded to was, he believed, upon know what was the real extent of the pro-

number, he thought that it should not be the disposed of, in a manner contrary to that disposed of, in a manner contrary to the disposed of, in a manner contrary to the place in question for life, besides that of Chief Justice of the Court of the prise as to that point. The noble lord had talked of the committee of finance, as entioffice now in question. The noble lord cognizance of that committee. Before he tant explanation, when that noble lord must most interested in the discussion, and who had their story to tell, must by that time have vacated their seats by accepting the new appointments.

Mr. Sharpe said, that if he were to judge from the specimen just given to the house, he should not expect that the new administraa situation, by being advanced to the upper

fessional sacrifices made by the right hon. connected with the question now before it, gent. He had the honour to be member of it was hard for him, during the remainder the finance committee above stairs so often alluded to; and when he saw that one of exact limits of order. The house had sufsame time that he saw them so far descendas pressions of a disorderly nature. The pressions of a disorderly nature to endeavour to justify themselves by recribe prepared to detect and resist them. mination, it would make him more cautious, Lord Howick did not think the hon ant. and encourage him to prosecute his labours when he was interrupted actually out orwith greater diligence, in order that the re- der, but he much feared, that the hour port might be made before that premature member, had he not been that interrupted. extinction which he foresay was intended was hurrying into that which would have for the present parliament. The hon, gent, called or serious animadversion. concluded with expressing his intire concurrence in the motion

Mr. Montague rose, to contradict, subdown, as far as that statement related to the professional entirence of his right hou, friend, bers of that oouse, and to their attention. The hon, mover knew weil that entirence; did he particularly address himself (another and he contended that his right hon, friend cry of order, order! chair, chore!). must lose considerably by his present appointment, that is, he would give up more before recollect, that in the language of that than he would receive. He contended, up, house no such distinction between its memon the word of a gentleman, that such was bers was recognised.

the fact. His right hon, friend had make Mr. Montague, in continuation, again men only; he was anxious that his arguments should weigh with fair men only, and he was free to say that wentlemen on the op posite side were not air, nor disposed to be so (a general cry of order! order!)

Lord Finnick spoke to order. It was exfremely irregular to impute unfairness to any member

Mr. Montague, in continuation, said, that he was willing to make every apology; he begged pardon of the house for any temporary inadvertence; he could assure them that it was not intentional. He begged of the house to consider the case of his right hou. friend, obliged to turn his back on his profession, with a numerous family and absolute distress before him, if he was not to be recompensed; besides that, it would be peculiarly distressing, as affecting the arrangements making by his majesty, arrangements rendered necessary by the dereliction of those very men (here several gentemen rose to

The Speaker said, that as the buse had aiready admitted statements not immediately

the first steps of the new administration was fered the debate to take a turn, which it

Mr. Montague in continuation, said, that if a member did not intend to be disorderly, whatever expressions might stantially and directly, the statement made have failen from him, that member was by the hon, gentleman who had just sat not to be put down by clamout. He ad-

even a greater sacrifice; he had given up apologised, stating, that the distinction he the post of attorney general, to which he meant was between those seeking for places had an undisputed claim. Was he to receive | and pensions, and those who were not canno equivalent for the loss of eight or tch didates for either. He himself was one of thousand pounds a year? Gentlemen might | the latter, for he never had flor never would laugh, but he was anxious to chavince fair; solicit a place, though he had, been so long in habits of the strictest intimacy with a great and leading statesman He should conclude with stating, that had it not been for the unseasonable interruptions he hadmet with, he should not have been upon his legs so long.

Mr. Henry Thornton said he could not give his vote on this occasion without requesting to be indulged in a few words to quality it Norman entertained a higher opinion of the right honourable gentleman, who was the subject of the present debate, than he did; and therefore, in supporting a the present question, he wished to be considered more as giving a declaratory vote upon general principles, than as intending any opposition to the arrangement made; he voted merely upon a dry abstract principle, and not at all from party motives. It was his opinion that places usually held under the crown during pleasure ought not to be granted for life. Whether, as a member of the Committee of Finance, and having breathed. o long the air of that committee, he came! own to the house now to give his vote with

greater strictness than usual, the would posite to kim (Mr. Biddulph); but when not pretend to determine; but his vote was certainly the result of his conviction upon

the subject.

Mr. Johnstone said, he should not have and disinterestedness. He would ask, how their backs upon them, and so he hoped they they could reconcile with those assumptions, the indecency of pressing upon that house o'clock at night, two successive stages of a the late administration (lord Grenville) to hold as a sinecure the office of Auditor of the Exchequer, with large emoluments annexed, and the duties of which were to be done by another; and this at the same time that another noble lord at the head of the family enjoyed the Tellership of the Exchequer with emoluments almost, incalculable? How could they reconcile with this boasted purity the extraordinary increase made in the salary of First Lord of the Admirelty, lately enjoyed by another branch of that noble family, and this not avowed to parliament in an open manly way, but effected by a secret fund? How could that right honourable gentleman reconcile to his purity the calling on the house for 3000l. for the expences of further continuing the commission of naval enquiry, and not say a word about his own salary? With respect to the Committee of Finance, for which those honourable gentlemen took so much credit to themselves, so far from their elined to believe, from the nature of that having the merit to originate the mea- message, that the honourable gentleman, it was rather forced upon them by notwith randing his present acrimony, the patriotism of his honourable friend op might men have been completely dulcilied

the late Aninisters found the measure was too popular to be resisted, the noble ford (Petty) addated it, and claimed that as his own, which he had no right to arrogate. risen to trouble the house, but for the purpose to all the house, but for the honourable gentlemen boasted much to selve alusions made to him by an holiand they done for the country in effect? The honourable centlemen boasted much the le member who spoke early in the They had indeed appointed commissioners of detail (Mr. Plumer), in respect to what he accounts without number; but what had had last night. The honourable ment these effected? The West India Commisturned out to be founded in fact, as proved by the declaration of a right honourable gentaman this evening (Mr. Perceval), but when he did state the circumstance, be effected there. Such had been the conduct avowed uc other ground than rumour, un- of these patrons of reform! In short, he supported by any authentic reference. Ad- apprehended that whenever those honeurable verting to the comparisons which had been gentlemen should come to state what they made by gentlemen on the other side of the really had done, their explanation would be house, between the case now under consi-deration, and those of lord Ashburton and ral Stanhope and general Walpole upon a lord Lechmere, he thought there was very lit-former occasion, namely, nothing better the difference. But he could not refrain from than mutual reproach and mutual recrimisome observations upon the conduct of these mation. Those men were the fathers of the honourable gentlemen themselves, when house of commons at that day, and the they were taking credit for so much purity house, in pity to their nakedness, turned would do upon these honourable gentlemen.

Mr. Sheridan said, that it was not the first on their first accession to office, and at nine time he had observed in the honourable gentleman who had just sat down an eagerness bill for enabling the noble lord at the head of to attack the late administration and its friends, though certainly the present, like every former attempt, evinced rather an avi-رانان to attack than a power to be offensive, He was glad, however, to see in the present attack something likes philosophical neutrality, and that as the late administration had had the misfortune of the honorable gentleman's opposition, so the present would be now likely to come in for its due share. The honourable gentleman had said a great deal about independence, and had congratulated himself in an augry tone upon his having no place under any government. He (Mr. Sheridan) could only say, that he was no divulger of private secrets; but he might make some allusion to a certain public mestage, which he had been deputed to deliver to a right honourable friend, now no more (Mr. Fox) at the formation of the late dministration. He was sure the hononlible gentleman perfectly understood him (asymptal laugh). He was rather in-

towards that terrible administration he had which occasioned a considerable laugh), been so make he late in the heart of con-demning; aye, and disinterpredity condemn- gentleman who was not a member of the for having abandoned their public professions. Having made such a charge, the onus of the proof lay with the honourable gentleman; and he (Mr. Sheridan) defied him to produce any instance in which the late ministers had for a moment shrunk from the principles which they had professed, not merely on their coming into power, but during the confinuance of that power. They were denied the credit of the committee of finance. Did they not support it, and encourage it to the utmost of their power? What had been the principle of that committee? Eco: nomy; and what had been the avowed principle of the late ministers? Economy Was he called on for an instance? He would instance the reduction of the staff; he would instance the barrack department; he would instance the reduction of the department of the commissariat. He would ask the honourable gentleman, if his noble friend near him (lord H Petty) did not pledge himself at the outset of his administration, so the adoption of every practicable plan of reform and retrenchment in the public expenditure, and if he had not followed up that pledge to the last moment of his official authority? the honour the gentleman wished to deprive his noble friend of all claim to the merit of diginating the committee of fifance, and to attribute the whole to another honourable gendeman (Mr. Biddulph) from whose merit it was by no means his wish to detract; but he would say, that his noble friend, in adopting that measure with a view of giving it greater extension, by no means wished to deprive the honourable gentleman, who first proposed it, of the credit of originality; but surely his noble friend was entitled to the praise of having promptly adopted the suggestion for the advantage of the public, induferent from whom it might proceed. Would that honourable gettle-man, who was himself a member of that committee. [Here lord there, Petty

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ing too; or disinterestedly, if such pro- committee, and might be therefore, more nunciation better suited the taste of the impartial, whether the late ministers were been ourselve gentleman, whether classical or not upon this ground particularly instead vulgar. It was unnecessary to explain more, to the acknowledgments of the colditry?

He believed the honourable gentleman perfectly understood him.—The honourable shuffling, or any ministerial balloting of the gentleman had arraigned the late ministry formation of that committee; was there any obtrusion of minister's friends? Ho appealed to the chairman brinself of that committee, to the honourable gentleman (Mr. Buddurph) with whom the motion that led to the creation of that committee had originated, if such practices had been resorted to. An allusion had then made to the increase of salary in the office of first lond of the admiralty. The salary was confessed to be shamefully low. A noble lord (Melville) whose confluct since had been the subject of such general animadversion, in the same appointment, received. in addition, a considerable salary, levied by illegal interception of the revenue of Scotland, which salary the noble lord still held though deprived of his place, in virtue of which he originally held it. If, therefore, the charges brought by the honourable gentleman were not to be better founded than those he had already adduced. hes -(Mr. Sheridan) wished that the honcurable. gentleman would secure to himself the office of charger general against the late administration and all their friends.-He desired now to pay some attention to the speech of another hon, gentleman (Mr. Montague) who had been pleased to charge gentlemen on his side of the house with deriding his arguments, because they could not answer them; the hon. gentleman might, however, have had the politeness to wait a little, and try whether they were able to answer him or not, before he made the assertion. The hon, member had saved them the necessity, by offering them no arguments to answer : and as to every thing else, he had so fully answered himself throughout his speech, that it would be supermuous to answer him any farther. Some comparisons had been made between the case now under discussion, and those of lord Ashburton and lord Lechmere: and some comparisons had also been drawn between the characters and merits of those suggested to Mr. Sheridan, that the hozour | noble lords, and the right hon gentleman able member (Mr. Johnstone) was not a now the subject of the delate. It was not a summittee; Mr. Sheridan not his province to go into a scritting upon answered leadly, "I am very glad of it," merits, and no man more highly esteemed perits, and no man more highly esteemed

the right hon. gentlemen; and therefore he thought the advice to his majesty, of placing him on the opposite bench, was wisely given. He could not enter into a comparison of the number of briefs, fees, and portons which fell to the professional lot of the right-hon, gentleman, and which he has to abandon for his new office. But he Mr. Shefidan), whose lot it was to vindicate his majesty's new ministers from the indiscreet zeal of some of their friends, must beg to observe, that they must be strange friends indeed who could alwise the right hon, gentleman to give up his certain professional emoluments of 8 or 10,000l. a year, as a ledged, to accept a place of 2,000l. in the experiment to become a tolerable chancellor of the exchequer. It was a sacrifice which the house did not wish the right hon, gentleman to make, but rather that he would keep both his empluments hinf a contrary counsel, well might he exclaim, "Oh, save me from my friefels, I can' myself take care of my enemies!" with respect to the comparison made between the right hon, gentleman and lord Ashburton, the cases were totally different. That gentleman, when Mr. Dunning, was at the top of a profession, of which he was ornament, when he was called up to the house of pres-without a place; and if the duchy of Lancaster had not been assigned him, he most have had for his support a pension from the public purse. He, however, accepted the situation for life, on the condition of relinquishing it, so soon as the great object of his professional views was open, namely, the Chief Justiceship of the King's Bench; but, notwithstanding the sneers which had been cast this night upon that noble lord, in allusion to his parliamentary conduct, in bringing forward a resolution, " that the influence of the crown had " increased, was increasing, and ought to "bediminished," he thought the circumstance highly honourable to his character, and such as ought not to deprive him of the fawour of his sovereign for only wishing to curb that increasing influence, of the ministers of the crown, which added nothing to the comforts, the henours or the authority the monarch. And he thought the crown more faithfully and honourably served by the men, such as him, who brought forward this resolution, and that they were more truly the supporters of the constitute tional prerogatives of the sovereign, than the then who could advise the measure now it is right honourable gentleman the substance

than he did the parliamentary talents of debate. It was extremely pointed to him to make any temperisons that might be thought to wear an hydious aspect to the right. hon. gentlemin, but he recollected that ever since he was a member of that house he was mostly in office. He had been Attorney General under Mr. Pitt, and Solicitor General underflord Sidmouth: and here he begged leave to pay his tribute of praise to the upright, pure, and honourable conduct of that noble lord, as it had been explained this right, when under the administration of Mr. Pitt, he might have had the place for life, which it was now in contemplation to confer upon the new chancellor of the exchequer, had his honourable scruples permitted him to become the instrument of limitation to the prerogative and constitutional influence of his royal master. During the short period of the learned gentleman's opposition, the air of this side of the house did not seem to agree with him, and and his profession; and to those who gave the was now got back to the balmy and blissful atmosphere of the Treasury Bench.— The honourable member had asked, will you deprive his majesty of the learned gen-Weman's services in that office for which he hid been thought qualified? Now really be was of opinion, that if gentlemen on the opposite side possessed any thing at all, they were swarming with chancellors of the exchequer, (a laugh.) Even a noble lord end a gallant general had lately pro-posed their plans of finance to the house; why not make either of them chancellors "The exchequer? Why not make the gallant general attorney-general? (a laugh.) -Among all their fifageiers, not one could be found to fill the office sout a gentleman who, though a very frequent speaker in the house, had never, to his knowledge, uttered one word on the subject of finance in his life.

Mr. Johnstones in explanation, stated that he neither had nor would have applied to the right honourable gentleman who had just sat down for the purpose of procuring him any appointment upon the occasion alluded to, and for two reasons, the first, that he knew, if he had applied, the right honourable gentleman was too much engaged in providing for himself and his family, to attend to any agency for others; and secondly, because if he had requested the right honourable antleman to undertake the commission, he was sure that, although he might promise, he would have been very apt to forget it. Now the face was, upon the case referred to by the right honourable gentleman, simply no more than this. After stating to the

of some conversations which he and with an illustrices person, now no mon, (Mr. Fox) he did communicate to that right honourable gentlemen, and authorize him to mention his readiness to accept of any office to which no salary should be attached, and in which he might be able to make himself useful. He remembered that he particularly mentioned Indian affairs, from his knowledge of which he stated to the right honourable gentleman his opinion that he should be able to render some service to his country. In offering to accept a situation in the conduct of those affairs without any emolument for his services, he hoped he was making a proposition which should not expose him to censure, or to the suspicion of any unworthy motives.

Mr. Sheridan, in explanation, expressed an unwillingness to fix any imputation on the honourable gentleman. As some persons wished for emoluments, so others wished for honour or patronage. It was not for him to say, of what description the honourable gentleman's ambition was. With respect to the charge of his (Mr. Sheridan) being busy in providing for himself and his family, the fact was, that his eight hon, friend, who was now unhappily no more (Mr. Fox). thought, that after a service, he hoped not unmeritorious, of twenty-seven years in parliament, some provision for life ought to be made for him, .It had happened rather singularly, that his right honourable friend had intimated, that the office that had been so much spoken of that night, the chancellorship of the duchy of Lancaster, should be approprised to that provision; but, on consulting with his colleagues, his right honourable friend found that they had formed a determination not to grant for life this office, or any other, usually held during pleasure. On being informed of this determination, he entreated his right honourable friend by no means to press the matter, and thus he remained without a provision for life, and this office was reserved for the disporal of the new ministers.

Mr. Simeon thought the right of granting the office in question for life ought not to be much exercised. He thought it wong, however, to adopt a general restriction with a view to a particular case. He regretted hat the question should now be bought forward to prevent the formation of a flew administration. He wished the late administration to have remained in place. Due the new administration were better than none, and therefore he was unwilling to see its formation impeded. If the crown had the power

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Mr. Fuller said, he should be always forward to support the just exercise of his majesty's pretogative; but he confessed that he must disapprove of the man er in which it was understood that this preriod tive. was now about to be applied, and therefore he would support this motion for the sake of the king's own interest he would support this rection; because he did not like the idea of his majesty's giving away places for life. On the contrary, he would advise him to keep such places subject to his disposal, for those men who served him. He would recommend to the king to keep the key of the oat-chest himself, and not give it to others; for he might rely upon it, that if he did not retain the power of serving those men, hey would not serve him. It would be. much better for his majesty that all places If life were converted into places during pleasure than to allow any increase of the former. This he said with a view to the king's own interest; for he regarded his majesty much, for his firm attachment to He declared, that in his the constitution. opinion the names of George the Thir. Nelson, and William Pitt, ought graven on the hearts of all Brightshmen, for the nuble services they had rendered to their country; for having in fact been the saviours of our glorious constitution. As to the right honourable gentleman to whom this niotion was understood particularly to refer, he declared that he could see no reasonable objection to him, compared with these who preceded him in the office to which he was said to be appointed, especially when he considered how young the man was who held that office in the late administration.

Mr. Wilberforce had the honour, he mid, to have been very long acquainted with the principles and character of the right honourable gentleman to whom this motion was understood more immediately ter refer, and he sincerely believed him a man of the highest disinterestedness and public spirit. With this impression strongly upon his mind, his epinion most be, that that tight honourable gentleman nimself would have come forward to render this debate unnecessary, if it were not that, from the manner in which a notice of the motion had been given, the remarks which had been inade the preceding night, and other cirdemstances, such a proceeding might appear the effect of intimidation, than which for instanced such as that of lord Authoriton nothing, he was persuaded, was less likely to have effect upon the mind of that fight honourable gentleman. However, the motion was such as he could not heritate to

opportunity of inquiring fully into the memotion involved, could not think himself justified in voting for its adoption. There were in his epinion, a variety of topics, which ought to be fully investigated before such a motion was acceded to. The were many placest held for life which ought to be converted to places during pleasure, and, vice versa, therewere also many places, the tenure of which ought to be left entirely to the discretion of his majesty, and of which nature the place to which this motion was understood to refer might be one; the house surely would not venture to decide without any enquiry or deliberation whatever. If the case were determined in the very hasty manner proposed, he was rather afraid that the public would not give the house credit for acting dispassionately, in being actuated by the motives which the advocates professed to · have in view; for it would be very naturally asked, if such motives prevailed, why should requestion of this nature be brought forwas hurry? When the honourable gentlemen who supported this motion reprobated the practice of granting for life such a place as it particularly alluded to, did they feel that they were reflecting on the conduct of the marquis of Brockingham and Mr. Fox, in 1782, and that it was a corrupt act, so to grant the same place to lord Ashburton? But his main objection to this motion at present the learned gentleman stated to be this, that it took up a broad and general question upon mere personal grounds; and this he the more regretted, because his right honourable friend to whom it alluded, was certainly one who agaye up, it was notonious, a very high and lucrative situation in his profession, for the purpose of serving his sovereign and his country in another department, by which suffer any less: but taking a view of the ground, he would appeal to the Lindour so limit the prerogative as to prevent his he was too young to have had the happiness

should occar the day fellowing, the house itself would not regret the imposition of such a restraint? He would therefore put it to the house, whether it would not be sutreme-Support

Ily rash to adopt a resolution of this nature,
The Master of the Rolls having had no frestraining the legitimate prerogative of the crown, without any inquity or deliberation as to its tendency and probable consequences?

Lord Howick, denied the right hen. and learned gentleman's assertion, that this motion went to impose any improper restraint upon the royal prerogative, or that it could in any degree be considered an innovation or invasion of that prerogative. For, in point of fact, what did it propose? Why, nothing more than this, that a place should not be granted for life, which had been heretofore held only during pleasure. He was 1704 at present disposed to enter into a discussion as to the extent of the king's prerogative; but this he had no difficulty in saying, that this prerogative did not authorise the grant of places for life, which had been heretofore held during pleasure. This Liotion, therefore, only proposed to advise hilt rasjesty not to do that which seconding to haw he was not warranted in doing. conduct towards the judges, in the reign of William the Third, had no reference whatever to the case now under consideration. If, indeed, the crown could grant places of this nature or life, why not by and by grant the chancellorship of the exchequer itself, or the lord chancellorship for life? A case of the latter having been so appointed had no doubt occurred in the person of Wolsey. But, what were the remarks of lard Coke upon that subject? Why, that the principle of such an appointment was utterly objectionable, that it was not legal to grant those places for life which it had been heretofore usual to hold during pleasure. Such, then, was the object of this motion. It proposed only to declare the law to the crower, in order that no deviation from it should, take place. With regard to the precedents referred to in the course of the debate, he had not had time to look into all the proceedings upon them; but in the case of lord Ashburton, he beat he certainly ought not to be allowed to lieved that the propriety of the grant made suffer anywhere: but taking a view of the to that noble lord was at that time much disputer, and, in his opinion, very justly. grounds, he would appeal to the bindour muching he respected the merits of that great and bod sense lift the house, whether if a man, he would not have veted for of universally acknowledged merit such a measure as he could not think it was of universally acknowledged ment about a month. To the memory and characterist, to which a place of this nature is a legal grant. To the memory and characterist, to which a place of this nature is a legal grant. pright to be given for life, the bolise should, ter of the therquis of Bookingham, although majesty from granting it; whether if a case of anyacquaintance with him, no one could

took place, he felt both respect and gratithought proper to sanction, either upon the gentleman seemed to allude to some instances of persons being rewarded by pensiens for quitting the lucrative profession of the law to engage in politics. He really never heard of any such instance. Lithe case of lord Grantley was mentioned across the tally ble.] But, resumed the noble lord, that case was essential to the performance of his duty, and that knowledge augmented flis title to the liberality of provision. Lord Ashburton, and was a cabinet minister. In both the cases the noble lords alluded to were not the out of their profession, properly speak ing. But such was not the case with the right honourable gentleman referred to in the present debate. He did not mean to speak of that right honourable gentleman with any personal disrespect; but certainly be could not compare his pretensions with those of Mr. Dunning. No, they were not to be placed on the same footing, and therefore the analogy contended for could not hold. But, if the arrangement were to make the right honourable centleman lord chancellor, he should have no objection, neither should lie object to see him occupy any of the high legal offices in that house for which his abilities and habits so peculiarly fitted him; but when he saw him leaving his profession for the purpose of purguing finance, he could not help feeling some surprese, and something more when it was proposed to give the right honourable gentleman a bonus for this singular transfer. Upon this point, however, he did not mean to say more, for in-deed it was unnecessary after the admirable speech of his right honourable friend (Mr. Sheridan), who very justly observed, that of all the other departments, that of changeller of the exchequer was the one familie to the right honourable gentleman seemed to be least qualified. If, however, the right honourable gentlemanichose to pursue the cameer of politics in preference to the career of ment of the facts, which are so much mis-

be most willing than he was to key the st- had been, she noble lord observed, ascribed most tribute of respect. Toggrid snother to the party with whom he had the honous distinguished member (lord Lansdowne) of to set, that they pretended to comprehend that administration under which that grant all the talents of the country. If they that ever imagined themselves to be so, it would tude, for to that noble lord he owed much have been a most arrogant presumption inpersonal kindness. But still be sould not pleed; but they always disclaimed any such express any approbation of the grant they pretensions, although it suited the purpose of newspaper libellers to persist in reposition grounds of constitutional principle or expe- the charge; a charge, indeed, which he, for diency. The right honourable and learned one, took occasion, as often as opportunity served, to repel. But, without arrorating any extraordinary degree of agent to those with whom he was connected without attempting any contrast with their opponents. he would ask, what estimate was to be formed of the ability of those honourable gentleble.] But, resumed the nonre read, the chancellor of the exchequer, and to only does not apply; for that noble lord, who was a premium for accepting the office? On this speaker of the house of commons was a premium for accepting the office? On this head little remained to be added to what the men who felt obliged to go to the law for a house had heard from an honourable mensber (Mr. Sharp), who had afforded such an evidence of talent, in this his first way, too, filled an high office in the house of lords, bed out the most flattering promise of future eminence.-With regard to the assertion, that only one reversion had fallen in since the late administration came into power, he could assure the house, that this was a mistake, for there was a very considerable reversion which fell in in an island, and another indeed in an office over which the presided, which he did not the proper to dispose of. Now, surely the disposition made by the lord chancellor of a particular reversion in that noble lord's gift could not be cited as an instance to contradict the assection he advanced on a former evening relative to the general conduct of the late ministers upon the subject of reversions. The fact of the reversion alluded to in the lord chancellor's gift was not classed by the report of the committee of finance in the list of public reversions, but was always considered as a private place, subject to the sole control of the officer by whom it had in this instance been disposed of. - Adverting to the observation of an honourable gend men on the other side (Mr. Sturges Bourne) that he ought not to bring forward on the following. day the explanation of which he had given notice, in the absence of those who were acquainted with and competent to answer him upon the subject of that explanation, the nable lord stated, that he was glad those gentlemen were absent; for, said he, it is one which I should hold it to be rather indesicate to canvass. I shall confine my self to a statethe law, he must take it with all its risks. It supresented that I should feel it to be highly

improper to suffer such misrepresentations ] to be further circulated, and particularly so to leave such misrepresentations to operate dhring the holidays. To this resolution I am the more determined, and the necessity of an early explanation appears the more obvious, from a letter which was shewn me inc a newspaper of this morning addressed to lord Grenville and myself. In this letter some extracts from the minutes of the council are inserted, which serve to shew that the writer had seen our minutes; but ne has so garpled them as to give & false colour to the whole transaction. I will appeal, then, to the candour of those who hear me, whether Vshould allow such misrepresentation to go unanswered; whether by postponing the answer, I should suffer the misrepresentation to do mischief; whether it be not more becoming in me to state here, inthe proper constitutional place, the real circomstances of the case; or, whether the honourable gentleman would have me condescende to answer the writer in a newspaper? I shall upon this explanation trust to the candour of the house, and to the justice. of my country, for the vindication of that line of conduct, which in concert with my colleagues, I have felt it my duty to pursue.

Mr. Sturges Bourne, it explanation, said, he had expressed some surprise that the nolocal should think of bringing forward his explanation in the absence of those who slone could know on that side of the house, the circumstances to which the noble lord would have to advert. The noble lord would not suppose, surely, that he had any thing to do with the publication alluded to by the noble lord. He assured him he knew nothing of it.

General Graham supported the motion. He had for many years acted with Mr. Pitt, and generally of course with the gentlemen on the other side, particularly during the last parliament, when such proceedings had taken place against a noble viscount, to whom he had the honour to be related (lord Melville,) as were by their violence and innatice a disgrace to the Journals of the house. He regretted sincerely the dismis-• sal of the late administration, and particu-larly as they were succeeded by men who frematheir conduct in abandoning the go-renament of the pain of Mr. Pitt, from acknowledged incapacity to conduct it, left that an record which furnished an evidence of their present presumption.-The question being then loudly called for, a division took place: when there appeared for the address 208; against it 115; majority

93. While the supporters of the address were in the lobby, order was called, and lord Howick addressed them as follows:—Gentlemen; I understand, that it is intended to propose to morrow, that the house should at its rising adjourn for a much longer time than is usual at this period of the session, or than I think consistent with the present state of affairs, or with my views of the public interest. The adjournment which is to be proposed is, to next Monday fortnight. It is my intention, on the grounds I have mentioned to oppose that motion, and to propose by way of amendment, unless, as I hope, it may be proposed by somebody else, that no longer adjournment should ake place than till Monday se'nnight at farthest. As there will certainly be a division upon this question, and in all probability an early one. I hope Gentlemen will feel the propriety of a full and early attendance.—
(a loud cry of hear, hear.) On the re-admission of strangers, we found that the address had been ordered to be carried up by such members of that house who were of his Majesty's privy council.

MR. PALMER'S PETITION.] A petition of John Palmer Esq. of the city of Bath was brought up, and read; setting forth, "that the petitioner having, in common with other subjects of this kingdom experienced great inconvenience from the tedious, irregular, and insecure mode of correspondence by the General Post, and having had frequent occasions to remark great defects in e-stablishments of the Post Office, which had become a matter of universal complaint. he was induced to give much serious consideration to a grievance of such magnitude, and was ultimately convinced that improvements might be made so as not only to effect a more speedy, regular, and secure conveyance for letters throughout the Kingdom, but likewise be the means of providing the same advantages for property and travellers, and at the same time of creating and supporting a gradual, and ultimately a very considerable, increase to the revenue, des rivable from the Post Office, which, instead of keeping pace with the increasing commerce and opulence of the country, had (in consequence of the defects before alluded to) been long in a state of stagnation, if not of actual decrease; and that in the spring of 175 the octitioner having arranged the general outline of his proposed reform, and connected with it such an increased rate of postage, with a restriction on franking, as appeared adviseable at the commencement, he communicated the same to the right ho-

nourable William Pitt, the then hancellor of his Majesty's exchequer, who immediately conceived so favourable an opinion of the benefit to be obtained for the country if the plan could be effected, that he gave the petitioner every encouragement to proceed, and requested him without delay te procure all possible information on a subject of so much importance, and to spare no pains in bringing the proposed arrangements into such a state as would enable and justify a trial of the scheme; and that, in consequence of these directions, the petitioner, after making some requisite arrangements in regard to the extensive commen cial and other concerns in which he was a that time engaged, travelled over a great part of the kingdom, for the purpose of collecting further information on the spoject, the different Postmasters having previously received orders from the treasury to answer his inquiries; and that, during the petitioner's absence, the administration was changed, but the new administration being equally desirous of encouraging and effecting the plan, sent the outline to the general post Office for inspection, and it wa returned with voluminous objections from the superior officers, who asserted, that the post office establishment had, after the fullest consideration and every possible exertion, been brought to the most perfect state of improvement, not only as to expedition and safety, but in the interior departments, and that any attempt to alter it would be ruinous to the correspondence and commerce of the country, and if any ignorant projector were suffered to interfere for such a purpose, he or at to be made responsible. as far as might be, for the consequences; and that, although some of these objections appeared well founded, it was evident that others arose from prejudice and self-interest; but the petitioner was directed to answer them in detail, which he had scarcely done before the administration was again changed; and Mr. Pitt, on his return to office, received further decided objections from the post office, which were followed up bysuch a determined opposition and outery again the plan as to create a combination amongst the inn keepers and coach-masters on the roads, and by rendering them unwilling to convey the mails on the terms preposed the a-tened to destroy the whole of the arrangethe trial; this, together with the compli-

model, gave full employment to his mind. and cause for serious reflection and anxiety; and that the petitioner had first taken up the idea of reform as a very simple one, and easy to be accomplished, but as he was imvourite object, the new and accumulated dangers and obstacles which opened upon him at every step, together with the inveterate opposition he experienced from the General Post Office, from which he had been led to expect by government/cvery assistant ance, convinced him that he had involved himself in almost inextricable difficulties; it had completely possessed his mind, and he had pursued it through different changes of administration for above two years; lie had incurred great expence; the various concerns he had been engaged in had been neglected to his great loss, and he found that he had no alternative now left, but either to abandon the plan, to return to safety, and dedicat his future life to the recovery and improvement of his various private concerns... or to make the sacrifice of abandoning those ! altogether, and adhere to his plan, and to the chance of acquiring a great fortune for himself and family by its success, as Mr. Allen had done before him by his improvements of the posts; he submitted therefore these circumstances and his situation to Mr. Pitt; and the necessity of immediately sortting the terms which were to determine his choice," and that to the justice of this the minister directly assented, and assured the petitioner, that if he would give in his proposals for, compensation so that the promised advantages could but be secured, and the agreement be made fair and safe for the public, whatever fortune the petitioner might derive from it, there would be no hesitation on his part to .. close with it, and to satisfy his mind as to his future prospects; and that, in consequence of this assurance, the petitioner informed Mr. Pitt, through the present Bishop of Lincoln, his then secretary, that he would undertake the proposed reform at his bwa. risk and expence; on condition that he should be entitled to receive, during his life, two and an half per centum on the futdre increased revenue of the Post Office beyond the present nett profits, provided his plan-succeeded, but not chilling otherwise; and that with this proposal the petitioner deliver ed in a statement of the Post Office revenue. ments made by the petitioner preparatory to from a very early period, by which it appear ed, that, at the expiration of two cembrings cated nature and construction of the posts, from its establishment, it had reached only which his plan would totally disarrange, and to £150,000 per annum; and, to mark from its establishment, it had reached only which he must of course completely hew more strongly the profits he expected to de-

riverfrom his plan, as well as the powers nocossery to carry it into execution, he likewise gave in a narrative of Mr. Alien's transactions and agreement with government in 1720, relative to his farm of the cross posts, smake his plan more perfect, and prepare for the trial; and Mr. Pitt, in every conversa-tion pregious to such trial, con-tandly ex-pressed himself perfectly satisfied with the fairness, and moderation of the terms, and the benefit to be derived to the public if the plan could but be successfully carried into execution; and that in the autumn of 1784, infer two years of incessant labour and anxiety, the plan was tried on the Western road, and succeeded beyond the promise held out by the peritioner, who had nevertheless afstratards to encounter a renewal of hostilitite and impediments from the Post Office, which obliged hun to apply for the protection of the Lords of the Treasury, who immediately saw the necessity of their interfozence, and issued a peremptory order for the purpose; but the mischief had so far been done, that a considerable delay took place before the trials would be made upon the other souds; and that Mr. Pitt, being of epipion that the repeated impediments and osition experienced from the Post Office sendered it absolutely requisite that the petitioner should hold some estensible official "sistention, the better to enable him to forward the establishment of his plan, and prevent further obstructions, proposed that he should be appointed surveyor and comptroller genetal, with a salary, of £1,500 per annum, which should be accepted in lieu of per cen-Within £240,000, being £90,000 above the amount at that time; and of course the proposed salary was considerably less than the per centage would have amounted to; but the petitioner consented to this proposed amodification of his original agreement, ra-

ther than sort obstacles on his part, and particularly as it was intimated that, in case any accident should happen to the petitioner after effecting the plan, but before he had an opportunity of making a suitable provision which were improved, gradually, and at dif- for his family, there could be no doubt but front periods, during upwards of 43 years, that government would take such an event till be died (after the accumulation of a very into consideration; and that in the autumn large fortuge, and his having received up of 1785, when the plan had been carried wards of £12,000 per annum for many into effect on many of the roads in the years, as a reward for his services, and du- kingdom, and arrangements made for its and independent control of that branch of intended appointment was prepared at the the Post Office); and that, in Seply to this Treasury, agreeably to the modified terms, offer, the petitioner was informed by Mt. being a grant from his majesty, appointing Pitt, through his secretary, "that the proposal was thought fair, and would be fully need of the Post Office during his life, with complied with, provided the plan succeed authority to suspend any of the officers and ed;" and that the agreement having been servicers belonging thereto, and granting him thus acceded to, the petitioner proceeded to in consideration of his good and faithful services for the advancement of the revenue, and the advantage of the commerce and manufactures of the kingdom, as well by way of reward of such services, as to encourage him to continue his exertions for furthering the same, a clear salary of £1,500, together with £2. 10s. per cent on the increased post revenue, according to the modification before stated; and that when a draft of this proposed appointment was laid before the then attorney general, he was of opinion that an act of parliament would be requisite to enable the minister to carry the agreement made with the petitioner into, execution, as the Post-Office Act of the 9th of Queen Appe merely authorises appointments under the postmester general, and in consequence of this obstacle the intended grant was sus-pended till the requisite acceptable be obtained; and that during this delay, the petitioner not having sufficient authority vested in him to forward and protect his plan, it get into great irregularity, owing to the neglect of the contractors, who had been induced to believe that he was an appropried by government, and that as the plan had to encounter fresh objections and memorials from the Post Office, it must necessarily he given the therefore being disheartened by these apprehersions, as well as by the severity of the winter, and influenced by the advice and threats of those who were adverse to the plan a combination was entered into, and bond under heavy penalties executed among many or the coachmasters as well as postmasters, not only to decline any mail-coach contracts to oppose them wherever attempted to be established; and that in this situation the peritioner found that puless he

immediately obtained some official powers, ed by the Report of the Commissioners of the plan must sink, and all his labour, anxiety, and expence be lost; and the libere, after representing his apprehensions to the minister, and consenting to postpone the completion of his agreement, till the requisite arrangements could be made respecting il, a limited appointment was in August, 1786, directed to be granted him by the postmaster general, under which he might to the petitioner, " That he had performed be enabled to forward his plan, but with an assurance from Mr Pitt, that the full benefit of his agreement should be diffinitely secured to him, and he at the same time obtained a warrant for a part of his expences, not having till then received a shifting either for himself or his numerous agents, although more than four years had elapsed since the commencement of the business, "as he was determined to adhere strictly to his proposal, that the plan should be proved efficient and beneficial to the public, before he would accept any remuneration whatever; and that having obtained this limited appointment, the petitioner without loss of time went into Scotland in order to arrange the posts of that kingdom, and afterwards to Park for the purpose of establishing a daily packet and post connection between France and this country, so that he was not able to return to London till October, 1787; and that early in 1788 he was requested to go to Ireland, in order to settle regulations respecting the establishment of mail-coaches in that kingdom, and likewise for the forming better communications by packets between the northern and southern parts of that country, and the English wits; and that although the petitioner bad during these intervals, in his frequent communications with Mr. Pitt, The most positive assurances, that after effecting these further arrangements the agreement made with him should be no longer delayed, but settled to his entire satisfaction, yet, on his return, he had the mortification to encounter further impediments from the Post Office; and he theremost earnestly and warmly pressed the minister to carry his agreement with him into immediate execution, and by graning him the promised powers put an end to these hostile attacks from the office, so injurious both to himself and the public; and that Mr. Pitt acknowledged the necessity is well as justice of this demand, and this anxious wish to comply with it; and at last observed, That it would be a great satisfaction to his!

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Inquiry, after their full investigation into the whole of the proceedings." Unexpected and distressing as this further procrastingtion was, the proposal appeared so capdid and proper that the pesitioner could not but consent to it; and that in 1788 the Commissioners of Intairy made their Report % to the Post Office; and stated, with respect, his agreement with government far beyond his promise, not only as to expedition and safety, but at \$20,000 per annum less than was proposed; and that he had accomplish ed his object in despite of numerous difficulties, and a most powerful opposition, and every obstruction that could be thrown in his way by the officers of the General Post Office; and therefore the commissioners declared the petitioner justly entitled to his specified compensation, being a very small part of that increased revenue which his integrity, activity, and zeal, had created, exclusive of the convenience and numerous offateral advantages which the country; at large, and more particularly the commercial part of it, derived from his exertions;" and that, after this examination and decision by the commissioners, the petitioner, at the end of December 1788, wrote to the minister, requesting him to fulfil his priginal agreement, stating at the same time that he had various other plans which he conceived of the greatest consequence to the correspondence of the kingdom and particularly of the metropolis and its neighbourhood, which waited this final adjustment to enable him to carry into execution and that further delays now arese from the peculiar and unfortunate circumstances which occurred. at that time, and the consequent embarrase ments of government, and at last from the difficulties the petitioner experienced in his pecuniary concerns; wearied out with these continued mortifying and vexatious delays, to which he saw no probable end and against which, or to compel the performance of his agreement, he had no legal remedy, he, at the earnest desire of the ministers consented to continue further to act with the limited and uncertain powershie hitherto had done, but up ler the strongest assurances the part of Manual the should be no future interference with his regulations. from the General Post Office, and that he should feel himself equally projected and advantaged in all respects as if possessed at raind, and more fully authorise and justify the intended Patent Grant of 1785, and the agreement with the public, if sanction- that he might be assured his agreement was

parliament; and that soon after a new ap-pointment was sent to bits, and he was paid, efter seven years delay, the whole arrears of the salary and per centage to that time, and agreeably to his modified agreement of 1785, but he was allowed nothing for his time previous to the commencement of the plan in August 1714, or for his subsequent great expouces in England, or even in France or Ireland, nor was there any mentioned reversion of the situation for any of his family, as he was led to expect in the modification of his agreement in 1785, but he was told he must look, to an ample recompence for all this in the great and increasing andvantages of his per centages; and that however convenient the petitioner found this sym for the settlement of his pecuniary difficulties, in consequence of his attention to this business, and whatever pleasure he felt at the arrears, according to his modified being thus honourably dis-.agreement, charged; yet he never failed expressing his dissatisfaction at the Patent Appointment of 1785 not being yet granted to him, or his original agreement not being fulfilled, and his fear and apprehensions of the consequences both to the public, his plan, and to himself; and that for some little time after this, however, the petitioner proceeded uninterruptedly, and to his satisfaction; but it being soon known at the Post Office that he had no legal authority, independent of the Postmaster General, the old opposition and intrigues revived, and were pur sued for a considerable time, or at intervals in a manner that might naturally be expected where prejudice was so deeply rooted, and power in the exercise of persons so completely at variance with each other, and whose ideas of business, and the mode of conducting its were so different; and that the former Tinwarrantable conduct to defeat the plan on one side, and unavoidably so to protect it on the other were again resorted to; oneve-34 vicesion which the petitioner conceived of importance to his plan, or the revenue. he acted in the best manner he could for its advantage, and to alarm and determe office from interfering in its conduct; and, conin the spiritof his original agreement, master-general over him, inheret the post-master-general over him, inhereted his agree-ment, and appealed to the minister, which generally produced a temporary comation to this harrassing and injurious interference the had been said (of £3000). In August, with his regulations, and he was frequently 1705, after various applications and wanting

squally valid as if sanctioned by an act of or some effectual measure adopted, to put an end to it; and that at last the postmaster general suspended the petitioner, in March 1792, for disobedience of their orders, under this nominal appointment, which he had been compelled to act with to the best of his judgment, and independent of the postmaster general; for, had he not done so on every occasion he thought necessary, and according to the powers described in the patent appointment drawn up in 1785, and assured to him by the minister, he never could have carried his plan into execution, or the public been in the enjoyment of its advantages; and that after various remon-strances and adiswers between the postmaster-general and himself at the Board of Treapetitioner, the minister expressed himself satisfied, he was compelled to leave the conduct of his plan to the office, as was originally intended, after he should have perfectly established it, but, of course, considered that he was not to be prejudiced in the profits arising from his agreement; and he intimated to the minister, that he still was ready to proceed to further great and extensive improvements, of material importance to the public convenience and the revenue, if granted the requisite powers promised him; and that, some time after this declaration a warrant was sent to the post office for the payment of the petitioner's aereals (according to his modified agreement in 1795) to April 1793; and the Board of Reasury gave him notice that they had settled an allowance of £3000 per ann. on him for his life, in compensation for his services; and that to this the postioner declared, as he invariably had done, that he mould consider himself extremely ill treated if he was paid in any degree whort of his actual agreement; that Mr. Pitt had a right, if he thought proper, and as might suit his political convenience, to hapense with his services, but he could not in justice dispense with the engagements he had entered into with the petitioner; and thus, in December 1704, after the usual period had elapsed of taking up the annual accounts at the General Post Offices, the petitioner sent a memorial to the Lords Commissioners of the Treasury, stating his eagreement, and requiring Post Offices accounts to April 1794. and the payment of the balance of salary and per centage due to him beyond the sum issured some line or other should be drawn, seight months, he received an ananger stat-

that allowance; and that, in January 1796, . (being shortly after the next meeting of parliament) the petitioner having advised with his counsel in the further steps necessary to be taken in this harrassing business, presented to the Board of Treasury a remonstrance to their answer, and proposed," that if their to their answer, and proposed, lordships conceived themselves unable to perform the agreement made with him, an application might be made to parliament on the subject, when the agreement, as well as his merits and his conduct, wight be fully investigated; and that although an answer was promised in time for the petitioner to make such appeal, he did not receive it till the dissolution of parliament was determined on, and he had to wait the meeting of the new one in the following year, when a committee of the house was appointed "To consider of the agreements made with the petitioner for the reform and improvement to the Post Office and its revenue, and to inquire into the causes of his suspension. and report to the house the evidence received;" and that, in May 1797, the committee, after being occupied above five sweeks on the subject, reported to the house the evidence received, which was ordered to be printed, and fully proved the agreement made with the petitioner as before stated. -Ordered to lie upon the table.

A DOUGE OF LORDS. Tuesday, March 26,

[COMMIRCE OF THE COUNTRY]. Lord Auckland called the attention of the house to a practice, which, from a sense of duty, he had so often pursued, in bringing forward, for the information of parliament. such annual accounts as were connected with any office the he had happened to fill. He was more especially induced to this, as he had resigned a few days remained presidency of the committee of council for trade, an office of great importance and responsibility, which no prudent man would undertake or hold, unless he felt that he ment entitled to those epithets. The efficient enemy had vainly hoped to reduce to a offices of that government had been filled bankruptoy, both of injunce and of com-

ing, that their lordships were of opinion by individuals of ethinent talents, well that the sum of £3000 per annum for his suited to their respective departments. They had been added in their councils by colleaservices he had rendered, and that they did gues equally distinguished. They had stood not think themselves justified on the high in the opinion of parliament, and in part of the public to make any addition to the esteem and respect of foreign countries. In closing this description he felt a want of language to express what was due to fine character of his honourable friend (lord Grenville); to the integrity, wisdom, and energy, of his mind; to his indefatigable zeal in the discharge of his public duties: to his soliditude for the interests, security, and prosperty of the empire. It was fair to attribute to such an administration some part of the wonderful increase which has taken place in our manufactures, commerce, and navigation, in, the course of the last' year. The papers for which he would now move would exhibit proofs of that increase far beyond all expectation and example. - The comparative account of imports would shew that the total value, explusive of prize goods, and of the India and China trade, had been,

For the year 1804 - - £22,016,000 - 1805 --23,130,000 1806 -24,358,000 Their lordships would be aware that a large proportion of those imports consists of materials of manufacture, such as flax, hemp, hides, iron, wood, yarn, dying goods, wool, and cotton; or of necessary consumption, such as, wine, spirits, oils, fish, fruit, and grain.—The comparative value of British produce and manufacture exported from Great Britain for the same period, had been,

For year ending Jan. 5, 1805 £23,935,000. 1806 25,004,000 1807 27,203,000 And here it might be material to remark, that a similar account for the year 1794. had amounted only to 16,725,000l. He would not enter into the details, but would only observe that in the kist year, ending the 5th of January 1807, there had been a great increase in the export of cottons, hardware, and woollen goods. He had also seen, with much satisfaction, sad their. lordships would thind, that the prosperity of Scotland had kept pass with the England. Such had been the effects of could have the confidence and co-operation British energy, under an enlightened and of a strong and enlightened government, provident government. Such was the He was proud to believe that he had possess - actual predicament of the British ompire, of the unreserved confidence of govern- which our apprincipled and implacable.

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merce. - As to the bankruptcy in finance, his noble friend (lord Grenville) had shewn, and had proved, to the conviction, and benefit, of his successors in office, and to his countrymen, that new taxes are no longet necessary, even for a prolonged war on the actual state of expenditure. As to any failure in commerce, the accounts now to be produced would give a splendid exhibition of imports and exports, far beyond what it had ever been in any period of peace or of war.-Havingsaid, in the opening of his speech, that he had enjoyed the full confidence of the late ministers. The requested permission to explain has in one great ged essential point he had differed from them radically and most decidedly. His noble friend had been apprized in an early stage of the business, that itewas his intention to oppose even the very limited measure which had been made the cause, or occasion, of the change of government; but having stated that dissent, he never felt, he never could feel, that alarm and anxiety which others feel, or pretend to feel, for what they call the safety of the church. It had happened to him only two years ago to be the teller on the catholic question, when their lordships divided 178 to 49. knew too well the consistency and honour of their lordships minds to have the smalles? particle of doubt, that the principles which prevailed in 1805 would equally prevail in He sincerely lamented the misun-1807. derstanding and its consequences, which threatened to place this great empire in a state of divisions, weakness, and distractions. ill suited to the circumstances of the war, and to the tendency and unexampled dangers of the times on which we are thrown. Lord Auckland concluded by moving for several accounts of the official and real imporfs into and exports from Great Britain, for nine years, ending the 5th January, 1607; and also for comparative accounts of British shipping for the same period. The Earl of Westmoreland said, he did

The Earl of Westefforeland said, he did not rise to controver the statements of the noble lord, but merely to observe, that the grounds of such a statement proved the administration of which the pebile lord formed and did not riceed to the government of a said country, or the did not received to the government of a said country, or the did not on the noble ford's metion was

Put, auf the accounts ordered accordingly.

[Change of Administration.] Lord

Have esbury amoved, that the chouse at its rising do adjourn to Wednesday sea night.

Eurd Grenville immediately rose, and

called the attention of their lordships to the subject of which he had given notice yesterday. The principal points of his lordship's speech, which occupied upwards of three hours in the delivery, were to the followng effect.-I do not men to offer any objection to the motion which has just been made: but I rise for the purpose of stating. as your lordships all know it is competent for me on this question to do, the circumstances which have led to the present situation of public affairs. I mean to explain, as far as I am acquainted with them, the causes which have brought about the change which has taken place in his majesty's councils. It is flow six years since the members of a former administration, of which I formed a part, thought it their duty, under similar circumstances, to ask permission of his majesty (\* withdraw from their situations. This determination they carried into execution without communicating through any channel to the public the grounds which had induced them to take that step. I participated fully in the motives of forbearance an which that conduct was founded. I am far from now regretting that the change did. take place in that manner. But it must be in the recollection of all youl rechnips, that the motives of the persons who composed the administration to which I have aliuded,. were made the subject of much comment, and we've greatly misrepresented in consequence of that forbearance to which they adhered. On the present occasion, then, when a change of administration has taken place, not by resignation, but in consequence of the exercise of the royal prerogative, it is natural that I, who know the misrepresentations which occurred in a former instance, should wish to avoid similar imputations, by making to your lordships, and thro' you to the country, a full explanation of all the circumstances which have given rise to the existing situation of and the affairs. But I have still a much stronger claim to your lordships indulgence in making this statement. It has happened that a upenous punlication has already appeared, containing a false and garbled representation of the circunistances to which I allude; and here let me: ask the noble lords on the other side, whether, they can point out any period of the history of this country is which it ever happened that such a publication was made? I speak of the. publication of the minutes of advice given to his majest by his late ministers. That, advice was given to his majesty in writing. and though it was proper that the papershould

be transferred to the persons who succeeded I realms. I have, tay lords, no complaint to to the administration, in order that they might know the grounds upon which their for the vindication of my own character. - At predecessors were dismissed, it was a very extraordinary proceeding in those persons to authorize its publication. If they thought ships know that a great and illustrious states. it a fit document for public discussion, either in or out of parliament, there were two ways in which they might have proceeded, in order to promote a constitutional investiga-They might have come down to parliament and stated, that improper advice had been given to the crown, and upon that statement moved an address to his majesty for the production of the caper; or they might have adopted another course. If they found upon their accession to the government, that evil counsels had been given, they might have advised his pajesty to lay those counsels before parliament, in order that those from whom they proceeded might receive the purishment that meeting. receive the punishment they medited. But will the noble lords on the opposite side the truth of the case on this important subject, which had, in consequence of the pubevery coffee-house. For this purpose, I was induced to ask-leave of his majesty to make the steement I am about to lay before; your lordships; for without that permission, I should not, most anxiously as I desired to explain every circumstance connected with the important transactions that have taken place, have taken this opportunity of addressing your lordships. But my application to his majesty was received with all that kindness and tenderness to the feelings of others for which his royal mind is so eminently distinguished, and I shall ever entertain the strongest sense of gratitude for the benevolent condescension with which the permission I solicited was granted. Having now stated the grounds on which I think it will appear that an explanation on my part was indispensably called for, it carcely can be necessary for me to assure your lordships, that be accompanied with every feeling of sre-

make: I have only to state what is necessary the period of the change of administration, a which I have already referred, your lordman, (Mr. Pitt) to whom I never can allude but with sentiments of the most unfeigned respect, was at the head of his majesty's government. My lords, in the year 1801, it was the opinion of that illustrious statesman. in which opinion I completely concurred that large further concessions should be made to the catholics of Ireland. It was then thought expedient that a measure for that purpose should be proposed to parliament. That proposed measure not meeting with his majesty's approbation, the consequence was the resignation of the then ministers. The sesult was different in the present case, for reasons which I shall presently state. Int that period thought it my duty to resign, and chearfully sacrifice all those pervindicate the publication of a paper of this some considerations which may be supposed important nature in the manner it has taken to the situation of one of his maimportant nature in the manner it has taken by attach to the situation of one of his maplace? I must again ask them whether they can refer to any instance, in the history of these country in which may similar publication had, from party views or any other true; that no pledge was given to the cathomotive, ever been made? Under these citation of the same principle. It is undoubtedly true; that no pledge was given to the cathomotive, ever been made? Under these citations of the same principle. It is undoubtedly true; that no pledge was given to the cathomotive, ever been made? Under these citations of the same principle. It is undoubtedly true; that no pledge was given to the cathomotive, ever been made? Under these citations of the same principle. It is undoubtedly undoubtedly not the test of the cate on this important results of the cathomotive in the listory of those considerations, over and over again, those considerations over and over again, the same principle. It is undoubtedly true; that no pledge was given to the cathomotive, ever been made? Under these citations of the same principle. It is undoubtedly undoubtedly undoubtedly true; that no pledge was given to the cathomotive, ever been made? Under these citations of the same principle. It is undoubtedly undoubtedly not the same principle. purchased by any such-promise. It is well known, however, from the speeches in parlication I have noticed, become the subject liament, upon the great question of the of conversation and misrepresentation in union, and we know that what is said in parliament, somehow or other becomes known to the public, that the understanding upon the subject certainly was, that furtherconcessions to the catholics of Ireland, might, and ought to be a measure consequent upon the union. That such a measure was not only politic and expedient, but absolutely necessary, was the opinion, as I have already stated, of that great and illustrious statesman, Mr. Pitt; it was also the opinion of his great and illustrious rival, M. Fox. These eminent statesmen concurred in opinion in three great measures of policy, the establishment of the sinking fund; the abolition of . the African Miss trade, and the necessity of further concessions to the autholics of land. The second, measures was adopted on its first proposition; the second, the abolition of the African slave tride, met with much, in my opinion, mistaken oppowhatever I may say in addressing you will sition, but has at length been carried. The third, that of a system of conciliation and spect which is due to the sovereign of these kindness to the catholics of Ireland, remains

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upon grounds of such unavoidable necessity. that I think it is impossible for any man; after weighing on the one hand the objections which have been urged against it, and on the other the advantages which must inevitably flow from it, to resist the coming to this conclusion, that it is, a measure which, for the welfare of the country, ought to be speedily adopted. It was in this view that on a former occasion I sacrificed my situation in the government; and that sacrifice I was ready to make again, being convinced that four millions of our fellow subjects in Irelandance to be governof by conciliation and kindness, and not by Persecution. In consequence of circumstances which occurred in the situation of public affairs; which it is not storagery here to restate, overtures were repeatedly made to me to take a part in his majesty's councils. My answer to all such overtures was, that my sovereign might always command my services in any frame of government which might be formed, but at the same time & always explicitly declared, that I never would forego my right to state my sentiments on this question in parliament, whenever any occasion should occur which might call for such a statement. A time arrived when the Reman catholics of Ireland thought the to represent to parliament the state of their gaierunces. They did me the honour to apply to me to present their Petision. [See vol. 4, p. 97.] I felt that application, my lords, to be an honour, because it was a proof of the opinion those persons enterthined of my conduct and sincerity. I complied with their wishes. But here, my lords, it is proper that I should correct a misapprehension which has very generally prevailed on this spleet. It is not true, as has been frequently asserted; that the consent of the Roman catholics of Ireland to the union was purchased in consequence of any promise made to them of a measure of complete conculiation; other is certain, from the debates that took place on the Union, that it was understood that the catholic question should: be fully considered, and on this ground I considered myself bound to sail their claims in factor your loreships. The sault of the application their claims are parliament is parliament is well known: The majority against the measupe, large as it was, could not be considered as precluding its revival at a future period, or as imposing any pletige on parliament not to eccurity of the whole empire; and, by knitaccede to the catholic claims to the full ex-

rette be carried into execution ; but it rests , few months after I had the honour to make the application, the result of which I have mentioned, the country had the misfortune to lose the great stateman who was at the head of the existing administration. His majesty was then pleased to think that, under the circumstances in which the country was placed. I might be of use to him and to the public, and directed me to assist in forming a new government. I did form one, which, from the materials of which it was composed, and the principles on which its members agreed to act together, appeared to me best calculated for promoting the interests of the country. The sentiments of most of the rersons who became members of this administration, upon the catholic question, we're well known from their public declarations, and particularly in consequence of the discussion which had recently taken place on the subject. When, therefore, we were called to the councils of our sovereign, no man could suppose that we were called in-any other manner than that in which ministers ought constitutionally to discharge theil duty; namely, to give on all proper occasions to his majesty, conformably to the oath we had taken full fair, and suright counsel, and not to withhold that advice from interest, affection or any other motive. I denot make this assertion, my lords, from my own recollection only. Within these few days my sovereign has declared it to be conformable to his recollection also, and authorized me to confirm this statement, not from myself only, but from him. After what had recently happened, it will not be supposed that it could be the desire of the late administration to press the catholic question, or to revive any measure known to be painful to the feelings of a great personage, to whom every respect is due, unless the pressure of unavoidable necessity compelled us to bring it forward Wandswered ourselves, therefore, the from the character of the persons to whom the government of Ireland was entrusted, many causes of dissatisfaction in the people of that countr would be diminished. The manner in which the poble person at the head of that government (the dake of Bedford) executed the laws, and the just but conciliating spirit of his administration, gave us reason to hope that the unanimity so much desired in the sister-kingdom might at last be accomplished, We had but one wish, the welfare and ting together the bearts of all his majesus tent in which they were then made. In a subjects, we cherished the hope that this

great object might be attained. We were parliament. With regard to the general might prove painful in a high quarter, as because the recent decision of parliament had rendered it very unlikely that it could be carried, while it was probable that it would revive animosities. One of the first objects of the late administration, therefore, was to prevent, if possible, the revival of the Catholic question. In the first session of parliament our endeavours were successful; but the state of Ireland during the last-year was not so satisfactory; disturbances bad broken out in several districts, disturbances of that nature which this measure was particularly calculated to prevent. Then commotions were, however, composed by the ordinary exercise of the civil administration of the country. Such was the love injustice and lenity which distinguished the neble duke at the head of the government of Irland, that he carefully avoided resorting to any extraordinary measures in repressing these disturb ances, and his system of conciliation had proved successful. At the time these events occurred in Ireland, the attention of his majesty's government in this country, was anxiously district to the means of raising a great military force, which the total destruction of the power of Prussia had rendered more than ever necessary for the security of the British Empire. No measure-sould be so well calculated to promote that end as one which would induce the superabundant population of Ireland to enter into the army and navy, and for such a proceeding the great carl of Chatham had set an important example, when, in order to remove the disaffection of the Highlands of Scotland, then nearly in the same situation as Iroland now was, he held out inducements for the population of those districts to enlist in the army. With regard to the state of Ireland, difful the wealthy jonnancy could be interested, by having opportunities of providing for however, another point arose, which it was the younger branches of their families, support to mose anorded to the same description of persons in this country, it was in vain to expect that they would exert their inducace in recruiting for the army. Besides, those persons who have the change of religious instruction in that country, will never, with any zeal, encourage men to enter into a service where the exercise of their worship is not protected by law. It was to remove these difficulties that the measure which had been lately withdrawn in the house of cornment when produced to the consideration of here dissenters are excluded from all public.

induced to pursue this conduct, as wall question, I hesitate not to declare it to be because we knew the agitation of the subject my opinion, that the Roman Catholics, by pushing forward their petition at the present moment, have acted highly injurious to their own interests, and to the interests of the empire at arge. It was therefore my anxious wish, as well as that of those who acted with me, to devise some means by which the discussion of the general question in parliament might have been prevented, and nothing appeared to us better calculated for that purpose than the bill, which was intended to hive to all the subjects of his majesty-the right of building every description of military employment About lou teen years ago, the parliament of Ireland opened to the Roman catholics the army, with the exclusion only of the rank of com-mander in chief, master-general of the ordnance, and general of the sufff. With these exceptions, his majesty was enabled to give commissions in the army to all his catholic. subjects in Ireland; and there was no doubt. from the construction of the act, that it opened to them "the navy also, in so far as the authority of the Irish parliament could extend to that service. As this act, however, could not extend to the catholics in Great Britain, it operated as an obstruction to the moval of the military force from the one country to the other. So absurd, so incongruous a state of law, never existed in any pation me the world. Instead of asking why it is not put an end to, the question ought rather to be, how it is possible that it could have existed so long? In such a state . of things, was it to be wondered that we' should endeavour to apply a remedy, and when we were to propose to the catholics in every part of the empire to enter into the army or the navy, we resolved not to make that proposition upon a narrow principle, but to call them to a liberal system of sera vice, and to open to them every rank. Here, necessary to meet fairly. In the year 1778 the Irish parliament thought proper to open to the Protestant dissenters in Ireland, not only the navy and the army, but all employ-ments whatered Therefore in 1793, when it fell to the lot of my notice friend, who was then at the trian government, to propose the admission of the case. tholics into the army and the navy, he had no occasion to enter into any consideration as to the situation of the dissenters England, however, the case is different;

esaployments unless they take a sacramental | whom I acted, had reason to suppose that which is contrary to the principles of the nature of the measure was fully undertheir religious faith. If we had adopted the stood, which, from my heart and soul, I High act of 1703 in this country, the carbo- and convinced it was not. I only mean to lics would have been admitted to offices From which the projectants, were excluded.

Let me ask your lordships, whether such a speasure would not have wakened the attention of the protestant dissenters? And what answer could you have given to them; if they asked you to explain the reason of the distinction made between them and the catholics? Regarding the question, then, under all those points of view, i was induced to form the decided minic that the meaetire to be submitted to parliament in the form of an act, should, after reciting the danger to which the empire was exposed, also recite the remedy by which all hearts and hands might be united it warding off every attempt of the inveterate of this country. I am aware that much may be expected to be said on the manner in which the ffiedsure was brought forward. In the first place it may be observed, that it is the duty of all members of parliament to propose those measures which they may conceive to be conducive to the welfare of the country. In the like manner it is the duty calculated to promote the interests of kie public. If his majesty should not approve of any measure they may suggest, they have then to chuse whether they will abandon that measure, or tender their resignation to their sovereign. I need not tell you, my fords, that in the recent instance which has occurred of this difference of opinion, the former course was that which was adopted. In the other case, in 1801, when a similar measure was proposed to the king, and disappresed by him, the administration of that day thought proper to resign. In the preserk case, however, the same result was brought about in a different manner. The - se withdrawn, and it was intended to suffer it to drop entirely; but his manesty had, in the mean time, thought fit to appoint a new administration., shall, my lords, endeavour to state as the edy as possi-ble the circums ances which gave rise to the code of the na-ture and extent of the measure proposed appears to have taken place, and the statement of that misapprehension comes from a quarter to which I give the most implicit credit. In the explanation I am about to make, I

justify our characters by stating the reasons which induced us to suppose that no misapprehension existed. In doing this, my lords, it will be necessary for me to recapitulate the different stages of the proceedings which took place. The draft of the Bill was laid before the king for his approbation. That draft contained a recital of the Irish Act with the restriction. It then proposed that the services of catholics should be received without any restriction, and no condition required but the taking of the oath of allegiance. Wien this draft was submitted to his Majesty I thought I had done every thing on the subject which my duty required of me. After wards, however, I learned that difficulties were stated, and that there was a repugnand in his majesty's mind to the measure. A written answer to this effect was received by his majesty's servants, and to which a representation was returned. ams sure, my lords, there is no man into where hands that representation may have fallen, but must regard it as a most dutiful and respectful address, such as a fit to be of the members of government to submit to thresented to the best of sovereigns by his his majesty such measures as they may think a yants. On that representation his majest, was pleased to give orders that the bill might be submitted to parliament. A dispatch was immediately sent to Ireland, in order that his majesty's consent having been obtained, it might be communicated to the catholics. At the conference which took place in consequence of this proceeding between the government of Ireland and certain persons, who possess great influence with the catholic body, a question was asked, whether the rank of general of the staff, and other employments, from which the catholics were excluded by the act of 1703, were to be laid open to them. The answer given on the part of his majesty's government in Ireland was, that from the words of the dispatch they understood that the cathones were to he allowed to hold every rank in the army and the navy. The lord lieutenant's dispatch, containing the account of this conference, was, as all such dispatches are, communicated to his majesty; and by him returned without any comment. In answer to it, another dispatch was sent to Iteland, for the purpose of giving full information of the nature of the measure to the catholics, which was also laid before his majesty. This dispatch contained only thish to show that I, and those with copies of the clauses of the bill, said a re-

tholics, and enabled the lord lieutenant to answer the question, which had been put of that point in the affirmative. After all that have stated has taken place, what must be the feelings of men wife read itt libellous publications, assertions openly made of their having deceived his majesty. For God's sake, my lords, let us stand clear sof this foul calumny. Letus not be unjustly accused, I will not say of deceiving our amiable and benevolent sovereign, but of obt liking from any man by frandulent mehns, his consent to a meawhat was the understanding of my colleagues on this subject, and, in particular, of a noble viscount, who had a principal state in all the transactions; and a risin of pamore refined and punctilious sense of notion than lord Howick does not exist. Irfell to the lot of that noble lord to receive those official directions which he understood authorised him to submit the measure to the consideration of parliament. Here, indeed, a difference of opinion prose be tween the person to whom the question was addressed and the person who asked it, as to the impression which the uniwer ought to, have produced This much, however, I can say, that the person who asked the questig came away with the impression that the mission solicited was granted. ... was walting almost at the door of the chamber in which the conference took place, and I witnested the effect of the recent impression on the mind of lord Howick. He stated to me, that he had obtained permission to introduce the bill. On my entering into the clumber immediately after, I forhore to allude to what was considered a delicate subject, and not a word was said to me tespecting the conference which had just taken place with lord Howick. This conversation occurred on Wednesday the 4th of March; on the anuraday or Friday following, with that perspiculty which is peculiar to him, ford Howick explained to the house of commons the nature or the measure proposed to be adopted. The speech of that noble ford spon hecame the subject of public conversation, for We know, my lords, that the speeches of members of parliament on imperiant occasions do, by some means or other, sbroad; but, notwithstanding the publicity of that speech, it was not until the Wednes! day following that I was informed of any obthat day we were for the first time informed, it posts his assists measures that the impression which we supposed to feelings the his conscience.

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mark was subjoined, that where clauses laid have been so well soppuled, had been formed. open the army and navy to the Romen ca- empenously This naturally gave rise to an anxious desire for explanation on our part : and here permit has to observe, that while they who know nothing of what passed prestime to say the we have been guilty of fraud and concealment, his majesty, who knows all that did take place, has the goodness to declare, that the difference which has arisen was only a difference on principle, and that all that had passed on every occasion, was strictly innourable. This, my fords, as declaration of great importance to me, were it only to prove the sentiments which prevail in the rayal proset; but how much mane important is it to me when it serves at the terns time to repel the fold calumny with which I have been assailed. In this sina-tion of affect we adopted a resolution, which, of all these transactions, I confess it would befor me the most difficult to justify, and which nothing out the mistaken impression which we had fallen into could acuse. We determined to withdraw the bill. On the Friday I intimated to his majest, the sacrifice we had resolved to make. At first we intended to reduce the bill to the same provisions as the Irish bill of 1703; but, upon examination, we found that impracticalle, as it would then have appeared in a age to which unanswerable objections would have been made. We then informed his majerty, that we were determined to male a still more complete sacrifice, and so drop the bill altogether. Perhaps it may be thought that we went too far, but after the mirake which had occurred, it was our wish. to accommodate, as much as possible, our actions to his inspatric ferlings. But when we did allow the bill, to fall to the ground, though we did upt he say, to prope any other measures than those which his majersy approved, we thought it the easily to reserve to ourselves the right of stating of opinion of the great benefits which it were persuaded might be derived from betterious suaded might be derived from a remaining different line of pulicy of quality within the event of the fitting petition being presented—and of submirition his impless from time to time, for little riskin, such interprets of the expression that the phase on this event in the parties of phase on this profession. I have partied by the publication of the profession that are not profession to the purpose of the pur

my lords, to state a circumstance which certain advice, and they should state that placed his majesty's government in a situa- they had entered into a pledge not to give it, tion in which it was impossible it could consider, my lords, where the responsibility stand, as it would have been divested of all then must fall. We should then return to constitutional responsibility. The answer principles which must sap the foundation of to the representation made to his majesty, lithe monarchy, to those, I had almost said, expressed regret that success difference of disbolical principles, by which the king of opinion should have arisen and required a this country was once brought to answer to written declaration that we should propose his parliament, and considered responsible no farther concessions to the catholics. Af- for all the transactions of the government. ter all that had passed, a more painful situation could not have arisen. I beg of you, my lords, to consider what are the duties of the king's ministers, and what i the nature of the functions they have to excharge. It is the tuty to advise the king, and to give, without favour or affection, that counsel which they think best for the country. which they think best for the country, gine that they have succeeded to an easy What then, would be the situation of any set task. We gid not succeed to "a bed of of men who should bind themselves by outhe roses," neither have we left " a bed of to discharge this huportant office and at the same time bind themselves by a weighten promise not to discharge it? If they meant to adhere the written gromise rather then to their oath, they would resolve to advise their sovereign always according to his wishes, but never according to his interests. In no very remote period it may be necessary, for the security of a principal part of the em pire, to repeat the advice which has been recently given to his majesty, for the energy than of noble lords on the other side to the has already pretty plainly shown against what part of the united kingdom his first atteript will be directed. But I wish to look at this subject in a still larger and more important point of view than even the safety of Ireand, if that be possible. Will the Buttal, constitution exist if ministers give a pleage of the nature of that which has been described. And before this question be answered, let it be recollected, that as such a pledge was required of the ministers who have setired, upon every fair con-truction it must have been given by those who have come intogetice. If calamities should befal the other part of the united kingdom, and advice respecting its situation was not given, they must answer, that they have given a pledge not to take that subject into their conside of the state that subject into their conside of the state of th

Those who best know me, my lords, can declare, that when I came into the service of my sovereign, it was not a matter of enjoyment, but of duty, and I am now relieved from it, at a time when the difficulties of executing that duty are still of great magnitude. Let not those who have succeeded us imaroses." My noble friend (lord Auckland), has stated to your lordships the glowing prosperity of the commerce of the country, which was received with a sort of taunt from a noble land on the other side. contimerce and the finances of the country we have left somewhat better than we found them. Our foreign relations we have left in a better state than we AJua bemouther me, owever, call the serious and anxious attensuch of Ireland. If persecution for the sake of differences in religious opinious are again to be revived in this country, can there be a question that it will produce the most dreadful dissentions? and if, my lords, the system acted upon in Ireland by the noble. duke who represents his majesty in that country, or the noble lord in the blue ribbon (the carl of Hardwicke) his predecestor, is to be reversed, and a system of persecution, coercion and restraint to be substituted, no human being can foresee the incalculable mischiefs that will result from such a system. When we know was bor eneilly .... fixed upon one point of the British dominions where he thinks invasion practicable, and that that point is Ireland, .... quires more than ordinary care, more than ordinary measures, to remove the causes of all those unhappy dissentions which . by ....

Change of Matinietration.

them to state the whole affair exactly as it pression of lord Howick was, that his not took place. This permission had been jesty had estimated to carry the meaning to given, and his noble friend near him had ther than that of 1793, he had he will be the head he will be the had he will be the head he will be the will be the head he will be the will be the head he will be the head he will be the will be the head he will be the head he will be the will be the will be the will be the head he will be the wil done his duty, in placing the matter in tsproper light. But, what he was most particularly ception that had prevailed at the begin
auxious to press upon the house, was this, in the cabinet, and he appealed fourth
that there was a real misunderstanding out the make the make was a real misunderstanding out the make the make was a real misunderstanding out the make the misunderstanding out the make the misunderstanding out the make the misunderstanding out the make the misunderstanding out the misunderstanding army in Ireland should be liable to a penalty, which ought to withhold it where the grantsubject, till the doubt should be removed. He then put the question to his noble friend, ing the staff appointments, was that the duce him to compramise them.

any thing should have occurred that alouds ed as necessary in the bill. Their lordships render it necessary to state these transactions, would seel, therefore, that the misconcepand, as it were, raise an issue between the tim might very naturally have arisen. At a sovereign and his servants. But the necessary in the religible very naturally have arisen. At a sovereign and his servants. But the necessary in the religible very naturally have arisen. At a sovereign and his servants. But the necessary in the religious religious term makes an issue between the subscription of the religious statements having been made, mothing thin it what placed on these occasions from the state the school affair exactly as it pression of lord Howick was, that his place. that there was a real misunderstanding on the neble and learned lart on the workers this business from the beginning, because their bordships looking at this would have their proceeding that their could have the particular circumstances of this case, been such a misunderstanding. The noble viscount proceeded to state, that from the discussions which took place on his subject, at which he himself had been bresent, he had understood that there was no intention had, and always would that a distinction, and arrived the measure further than it was het want toleration and notice. Every subto extend the measure further than it was between toleration and power. Every sub-carried by the Irish act of 1793. It popies had a right to toleration; but power was, peared to him absurd that an officer in the only given as a trust by the supreme power. if holding the same office in this country, ing of it would be attended with danger, the privileges of the act of 1793, were to sions in point of power, to the catholics, be extended in this country to the Irish country to the British catholics ought to be in the characteristic of the wise. Lord Howick and his noble it otherwise, and Mr. When he had entered into power, and discounter to the wise. The country to the Irish count Elliot had his doubts, and declined giving compromise his centiments on this subject, any answer to Mr. O'Conner, one of the as he hought they were essential to the pre-Irish catholics, who questioned him on that servation of our constitution. He would not enter upon this topic at present, but he thought that we ought to stop at the point and learned that it was intended to enable where the union left us; and while he ab-the catholics to become major-generals on the horred as much as any man the raising an staff, or commanders in shief. That was outcry on account of religious differences, not, however, the principle of the Irish act yet he felt what was due to the constitution of 1700. The signatch sent to his majerty and the church establishment of the coundidnot contain any thing that must necessa-livy. That was the principle on which he rily imply that the measure would go be-acted. He knew that him as clashed youd that of 1703. For though it contain with those of the wisest and best men whom ed the words, "any military commissions this country had ever produced, but on this whatsoever;" yet these might not be un point he had judged for himself, and he whatsoever;" yet these might not be un derstood as covering the staff appointments; and what might further tend to lead his majesty to think so was, that these alterations would say; had most unfortunately for the tiny hill. And what serves further to shew, that the words " military commissions" that the words " military commissions" had been dissolved, his optimions were that the words " military commissions in the had distinctly stated these opinions and that the contribution of the military commissions in the had distinctly stated these opinions. might readily be understood as not include nions, and that no consideration rould in-He lamentwords and appointments" were consider | ed that this difference should have occurred

TANK THE MARK OF SHAPE AND A SECOND OF SHAPE

servicent misconception on the part of his cast, with regard to the extent to which bill was carried.

Little fire testury stiff, in had never heard south viscount with the real satisfication. Me country had in him in the cabinet she chirty against the attents to break down the church establishment. He as fully sensible of the deligacy of the que tion before the house; he felt the delicace of the disthe sale and his soysfeign. It was not for min to decide whether or not this discussion could have been avoided. Much had been said by the noble baron and the noble vispotint of the publications that bad taken aiothing, and felt as much regret as any person that such statements should have found their way to the public. But he must of serve, that previous to his having any knowledge of the translation, there had keen many rumours in creatington, directly contrary to the fact, and proved to be so by the statement of the noble baron himself, which had proceeded, no doubt, from individuals not connected with his majesty's government. Under these circumstances, he had thought ince, after the most aniple discussion in 179 of 1688, which had effected the revoapon by the largest majorities ever known, considering the character and talents of the poble baron fliad stated, what would, be the

his majosty and his late servants; affect of the exclaime both as to its immediate was satisfied, and he hoped their diate result, and with reference to its furthings were satisfied, that there had been pure consequences; but he should beg leave sevident misconception on the part of his to state what had been the feelings of that illustrious person (Mr. Pitt)! whose virtues. cheracter, and unrivalled abilities, were univergally, admired, beleved, and revered. the diving the speech which he had appropriately the diving the speech which he had before with first or with the preceived that his passon had come last into omec, we with he had not abandoned those printing the speech which they had formuly acted tion in consequence of this measure, yet measure had been brought for the measure had been brought for the prevailed against it, principles which ought to be upheld in any quarter, but still many had in him in the cabinet are pledge demanded of him, but volchtarily, pledge demanded of him, but volchtarily, because he was convinced that more in that existed quarter in which they existed, he had, not in consequence of any pledge demanded of him, but volchtarily, because he was convinced that he had not accommon to himself, and not as a reproach to the noble baron; he stated merely what had been the opinion and feeling upon this subject of so high an arithority, for which the noble baron must empresain as sincere a respect as himself. He had less difficulty in stating this, because he had always differed from his late right hon. friend upon this spection. He agreed enrelicy pursued should not be steady on this he de they would be continually fomenting troubles and discontents. Whilst he was ready to admit that no ordinary law should be unchangeable, there were fundamental laws which ought not to be altered, except upon the utmost pressing necessity. The right of petition, the trial by jury, and the independence of the judges, were funda-Under these circumstances, he had thought it his duty to request the permission of his sovereign, after notice of the noble baron's interview in the permission of his friends, an order, that if this discussion should unfortunately come on, they might after the constitution of the army, the establishment of the navy, were part of his different those principles, both with regard to the honour of the course of doing, the administration of justice; but it may such that had induced him to addit the course of doing, the administration of justice; but it may such that had induced him to addit the course of doing, the administration of justice; but it may such that had induced him to addit the course of doing, the administration of justice; but it may such that had induced him to addit the course of doing, the administration of justice; but it may such that had induced him to addit the course of doing, the administration of justice; but it may such that had induced him to addit the course of doing, the administration of justice; but it may such that had induced him to addit the course of doing, the administration of justice; but it may such that had induced him to addit the course of the revenue, or, as they were not to be applied to fundamental laws. They might be wise with respect to other laws, were not to be applied to fundamental laws. They might be wise with respect to other laws, were not to be applied to fundamental laws. They might be wise with respect to other laws, were not to be applied to fundamental laws. They might be wise with respect to other laws, were not to be applied to fundamental laws. They might be wise with respect to other laws, were not to be applied to fundamental laws. They might be wise with respect to other laws, were not to be applied to fundamental laws. mental principles of the constitution, and a country on the most solid foundation. Before he should comment upon what had been stated by the noble baron, he begged to say a few words upon the subject of the parti-

the catholics what his majest is ministered by this measure refused them, and refuse what they granted. He was adverted to the measure, because it would grant that was dangerous to give, and what was to calculated to give satisfaction, or to produce content.—

He came next to consider the chickenda with He came next to consider the missindestand. ing that had taken place upon the subjects In observing upon this part of the statement. of the noble baron, and in supplying sine particulars which had been omitted by linn, he did not feel any inclination to detract from the credit due to the noble baron's correct him; for in the observations which he proposed to make, he was actuated by a desire of promoting the honour of the crown, the dignity of the king, and, with reference to themselves, of discharging a most scrupulous duty. The noble baron had accurately stated that the measure had originated in the dispatch from the Irish government. That dispatch had been laid before his majesty, and upon an attentive perusal of the contents of that dispatch, he was of the opinion of his nable friend, that all that was desired in the dispatch was the extennerally: this was the impression upon his ed, and therefore a separate light had been mind on reading the dispatch, and the same thought necessary. seemed to have been felt by Mr. Elliot, who, when asked by the catholic sclined an explicit answer, till he should re-

cular measure that had led to the present of the measure, with a view to induce him to circumstances. He could not conceive any retract his objection, and to consent to a practical good that could result from it. He measure of a limited mature. It was imhad differed with the noble lords opposite, possible, therefore, that either the noble on the catholic claims, and on that subject viscount, or the noble and learned lord, he could understand their arguments; but it could have supposed that the measure was was otherwise with respect to this measure, so go further had to make the provisions of Had they any reason to think that this mea- the Irish act general. A doubt might insure would have satisfied the catholics; or, deed have been felt, and he had entertained that having obtained this, they would not that facility, whether the measure was only equally desire every thing else? This measure was to give them the sword, but to refuse them every thing beside; and to refuse them every thing beside; and yet her had never conversed with any person upon the subject, who would not rather grant to the catholics what his majesta's ministers by the empire. He shall be proved to extend the protein of the catholics what his majesta's ministers by the empire. He shall be proved to extend the provisions of the empire. by every argument which had been used to obtain his mejesty's consent to the measure, it was clear that the bill proposed was only to extend the provisions of the Irish lift. His maje ty was assured, that it was only the same measure to which he had consented in 1703, and that the present measure was only intended to carry into effect that act, according to the principle upon which it had been enacted. That principle had been to give to the catholics the privilege of holding certain commissions in the army. state in a grate partial colour of the lat the same time reserving others; and if case. If he should be guilty of any inage the principle of the act of 1798 were to curacy, the noble baron would, he trust do have been the principle of the proposed. measure, he contended that the reservation formed as much a part of that principle, as. the admission of certain communicions. This opinion he felt more strongly from the manner in which the measure had been brought forward, so different from that which had been first proposed. It had been at first intended to carry the principle into effect, by the introduction of clauses for that purpose; but when it was determined on to carry the measure farther than was at first proposed, it was found that a claim in the matiny bill could not make that law THE THE had stated was, that no proportion could be clearer than that the first object was Elliot, who, when asked by the catholic departies, whether the measure was to respect the limitations of the Irish act, declined an explicit answer, till he should refer the question to the British government. His majesty had, in the first instance, functionally and strongly declared his disapprobation of the measure. In consequence of this disapprobation, a long cabinet migute to state, that on the 3d of March & containing in an and magner, the reasons for the adoption the subject.

had an audience of his majesty at the Queen's I that which he had adopted. The noble baopening the measure as he had done to parliament. When, however, the misappre, hension that had taken place had been more explicitly stated, the noble baron and the noble viscount, and the other members of the cabinet, had considered the subject in a long consultation, to ascertain whether the bill could be modified so as to answer the surpose for which it had been intended: the result of which was, that they thought it better to drop the bill altogether, with some obsertations, of which he praposed to take some notice before he should she down. In withdrawing the bill, it appears that they had made two reserves; first, that they should be at liberty to declare their opinions on the general policy of the measure; as well on the withdrawing the bill, as on the event of the catholic petition being presented. The second reserve was, that as a government they should be at liberty to bring the subject from time to time under his majesty's consias they might deem proper to be adopted. Where any individual consents to give up any measure, he had no doubt a right to peopose conditions; but in this case there were two parties, and though the ministers had a right to propose conditions, the situation of come forward on a question, which he had his majesty was not to be forgotten. He thought necessary for upholding the dignity should not say that they had not conscientiously proposed these reserves, but he asked their lordships to consider what would have acceded, to the proposition? What would have been the said? of such arrassent, but to divide the unity of the executive? Would it not be to destroy the constitution, one of the wise maxims of which was, that the king could de the fing, thereby casting a veil over his tacred character? Would it not have the effect of casting the whole odium upon his majesty of resigning the measure, and of giving the whole with the this unit the sine should make the his ministers thight think it convenient to bride the quetto withdraw their statement, or to been denied; but he had not touched on the

Palace. At this interview his majesty had ron's opinion had certainly been known to stated his objections to the measure, but he his majesty on this subject, but his mawas ready to admit that the noble lord had jesty could not know when he might think fele convenced in his own mind, that no fit to bring the matter forward, or whething had tallen cross the august, personage, ther his opinion upon it might not have during his audience that preclosed him from derived additional aftength from the decision upon the question by the greatest majorities that had ever been known upon any public question. But when they had given up their half measure, it was rather extraordinary that they should reserve the power of bringing forward the whole question. . All that he had authority to state on the part of his majesty was, that the measure which had been brought in was widely different from that which had been sanctioned by his majesty, at first proposed. He could distinctor state, with reference to this subject, that until he had been called upon, in conjunction with his noble and learned friend (lord Eldon), by his majesty, he was ignorant of this transaction. But having been so called upon by his sovereign, he should have shrunk from his duty, if he had not yielded obedience to his commands. He was fully aware of the weight that was to be derived from the support of all the great interests that had given their countenance to deration, by recommending such meanifies Lie late administration; he was sensible of the splendid talents of the noble baron, and of the great energies that were necessary for the government in the present crisis; But he should have shrunk from his duty, if he had not been leady, at the call of his majesty, to of the crown, for maintaining the interests of the country, and for supporting the public establishments, which he looked upon as been the situation of the king, of he had intimately connected with the prosperity of the empire.

Lord Moira was adverse to the idea of being at issue with his sovereign but a correct explanation of the transaction was rendered peculiarly necessary on account of the talse and scandalous view of it which had been published by persons who must liave had access to the minutes of the privy council, of which garbled extracts had been given in order to mislead the public. "Tim" poble friend had given that explanation with all that precision, justness, and delicacy, that might naturally have been expected tion again forward with more prospect of ef- frank laim. The noble secretary had la-Het was not sware of any other al. I bettred hard to prove that there had been a trustive his majorty had when they had re- misconception on this point. This had not

it was found impossible to give. The reser- | case was totally altered. This was the time vation was this: that under different circumstances his majesty's servants might think it their duty to bring the situation of the ca- adisqualifications. When the danger actually tholics again under his consideration, and scarpe, the remedy would be far too late. surely it was not difficult to conceive an exi- He again disclaimed what was one of the gency in which this might be their duty. ideas most foleign to his mind, that of being Occasions might occur in which this might be absolutely necessary for the salvation of miry; and his majesty's servants would equilty of a crime, it they should bind themselves by any pledge that should force them to conceal the situation of Ireland under all possible circumstances. This was not a spontaneous measure on the part of his majesty's servants. They could not, from a regard to their oaths, tate all the pressure that compelled them to propose it. But it was impossible not to see what mischiefs might arise from the formenting of religious differences in Ireland. The noble viscount near him said, that toleration did not extend to power. But his view of toleration extended a great deal further. His notion of toleration was, that no one ought unnecessarily to be deprived of the benefits of the constitution. The noble secretary talked of fundamental laws in It was true there must be mississichtal laws, but at the same time it was part of their duty to modify those and he wished that every person from one laws, so as to apply to circumstances as they The catholic population of might arise. Ireland ought to give at least 100,000 soldiers to our disposable force, and under the present circumstances, this was a motive certainly to open the army for thom. Had he himself, or any other, laid the catholic petition on the table of that house, he would have said, that it would have been extremely impolitic at present to agitate the question; But the bill was a very different thing. It. would have served, perhaps, to keep off this very petition; it would have afforded an useful vent for the population of Ireland, and removed many from the scene of discontent, while it would, in a great measure, have taken away the cause. It had been said, that the catholics were not to be entrusted with power; and yet you had entrusted them with power, for a catholic might be relevel of a regiment, and had all the opportunity of repdering the men disaffected, and doing a great part of the mischief that was apprehended from him if he was softmdined. But there was no such inclination; and, in fact, those notions carried us back strictions might be necessary. But now the lask the mobile baron who had opened this

to prevent the occurrence of the dangers that e might result from a strict adherence to these at issue with his sovereign. He was fully sensible of the many favours he had received at the hands of his sovereign; and was grateful for those acts of royal munificence of which he had been the object : he was most sincerely impressed with the conviction on his mind, that his majesty had acted as he had done from the abot truly correctiontious feeling as to the propriety of the case, when he was graciously pleased to express his disapprobation of the measure. But, at the same time, whe must, in duty to his colleagues and himself, declare, that he was convinced that they discharged a most important duty to their country, to their sovereign, and to the constitution of the empire; as well as to their own character, when they withheld their names from a paper of such a nature as that which was then the ebject of their lordships' discussion.

Lord Melville expressed his satisfaction that the discussion had been entered into: and of the island to the other, should be informed of the true state of the question. Antillustrious person, now no more (Mt. Pitt), had been alluded to; he joined from the very bottom of his heart in all the praises which, had been bestowed on him; and so ardent was his attachment to the opinions of that great man, that he wished to make them the polar star of bis life. He would now advert to a part of the conduct of that eminent character. When that distinguished man retired from office in 1800, he had an opinion, that the passing or me catholic question was indispensable. But, on weighing that question more maturely in retirement. and coupling it with the consideration of the honourable, unalterable and rennecientions repugnance of his-sovereign, he'altered that opinion, and determined never again to press. his sovereign on a question, so which he was so conscient any and invincibly avere.

This determination was formed forty have communicated to his paperty long before that period, accompanied with Mr. Fitt assurance to adhere to it equally, whether he should be intwo centuries. Then, indeed, there might or out of office. On this principle Mr. be grounds for apprehension, and these re- Pitt pants into thice in 1804. He would

offer that had been made to him at that time to come into office with Mr. Pitt had been in other respects so agreeable as to have induced him to accept it, he would have insisted on the right of storing his opinions in favour of this catholic measure? The consideration of the que tion was at all times a consideration of expediency, which should be weighed maturely, but though the oath of othice bound each of his majesty's counsellors to advise him to the best of his judement and discretion in all such cases, there were other nonsiderations also that ought to be included The condect of the late ministers, with respect to the bill they had brought forward, was subject to the imputation, that they had either broughts it forward lightly, without sufficient occasion, ownthout suffi cient grounds tem, 'if they have sufficient grounds in bringing it forward, they suffer dered it in disregard of their oath of office, which and them in all cases to give advice As to the to the best of their judgment pledge demanded by his majesty that he should not be again troubled on this question, that arose from the reservation with which the measure then before parliament was given up opinions, as individual menibers of parkament, and another thing to state those option to whe sovereign, at the same time that they mibns as members of parliament in the situition of ministers of the crown, with all the whicht and influence annexed to that station. Was it for his majesty to expose-himself to be constantly disturbed on a matter, with respect to the refusal of which he had already formed a clear, distinct, honourable, unalterable, and conscientious determination? He did not blame the late ministers for their adherence my their own opinions, but they ought to allow the sovereign whom - they praised so much some right to maintain his opinion, and after their attempt to Heaven should induce him to go into the make the conditions that had been stated to service of the kings although he would jour's bim, that surprising that he wished to secure himsen by requiring a corresponding ledge from them. It any of the disastrous cines which had been supposed with respect to it cland should arise, at wond be an away thing indeed if any of his majesty's minimum aloud by m the ratuation to get up and any to his majesty, which is his happened by your address of the property of sats to my advice He disleked those suppositions of disastrous cases, those prophecies ref ill, thrown out on this occlision by nuble loads on the other side, for almost who made was ready at any time to vindicate the consuch propheties had always a disposition to iduct and the principles of himself and life

discussion, on the other side, whether, if the realise them, of at least a wish to seet bem offer that had been made to him at that time realist d \* If men in office held opinions different from those of their sovereign, he did not say they ought to give their opinions up, but if the sovereign could find other servants who would undertake to conduct the government, without requiring this sacrifice. he had certainly the right to appoint and These persons might make use of them think, that by pursuing other distillatory measures with respect to Ireland, "for this was not the only conciliatory increased and none but conciliatory measures would be pursued) that part of the empire might be well and kindly governed without this sacrifice from the white of the statement mide, he thought this the late ministers upon their own shewing, had been proposed to his majesty had put him under the necessity of secking relief from others, who thought, like him, that the measure under consideration ought not to be granted without an es-This proceeding of his Sephal necessity majesty, and the acquiescence of those who were now his majesty's servants, was justified by the conduct of those, who, though first holding the consume so essential as to It was one thing to retain former he induced to bring it forward; afterwards Thought it so little essential as to concede it made it a sunt of duty to an untain their own opinions generally, independent of the sovereign s wishes

> Lord Grenville, in answer to the question of the noble viscount, whether he had reserved to himself his own opinion, upon the subject of the Catholics, to act upon it, notwithstanding what he knew to be the opinion of his mijesty upon that subject, answered, that he told Mr Pitt, when solicited by him to take put in the administration before the list, that no consideration under Mr Pitt as soon as he would any other man -that neconsideration under Heaven should induce him to take part in any government upon earth, without reserving his own opinion upon this subject

> Lord Holland thought it unnecessary now to discuss culper the bill lately before the other house, or the Catholic question; the realiquestion was, the cause for the disminial of his majesty's late ministers, and the situation in which his majesty's present mighters were placed on the catholic question. He

colleagues; and in answer to the question asked by the noble secretary of state, as to what occasion there was at this time to throw open the staff of the army, and the commissions of the navy, to that class of subjects? he would answer, that the awful and perilous lervation, which had been made by some situation of the empire rendered it necessary to conciliate the attachment, and unite the energies and affections of all classes of his majesty's subjects for our common defence. The noble secretary had said, it was not necessary, as the catholics already manned our regiments and fleets, and we should by this measure obtain no addition of their numbers; but little did that man know of human nature, or of soldiers' feelings, who conceived that the spirit of an army was sot to be ma- promise such as had beep-alluded to were terially affected by any proscription, or hugiven, the persons wherentered into such a miliating distinction attached to any particular class of casts or nations which composed constitutional principle, would deserve to it; or who imagined that it was no daunt to lose their heads. the ardour or skill of the soldier to tell him Lord Hawkesbury explained, by denying you never can by any possibility rise to a high situation in the army." It was to the selves by any such pledge: he said, if his abandonment of this principle that we might majesty's late ministers thought their own impute the superior skill the French officers opinions right, they did right to support had so long maintained, and we should look them; and if they found those opinions poto the effect of the same policy in the Rus-; sitively resisted by his majesty, it was their sian armies, now righting the battles of this, duty to resign their cituations. country and of Europe against the common enemy, in Poland, where the Roman cathoric plain the principles that were in the contemreligion was the established one. .The high- plation of government, in 1801, respecting est poses in the Russian army were repen to any further concessions to the catholics merit, regardless of sect; by which means which, he said, were nothing more than to the French could not tempt the Poish ca- pass a bid in the English parliament, adoptholic to rebellion, because they had no advantage to offer in the way of rank, or preferment, which was not already open to him under his own government. However lightly other ministers had broken their pledges to the catholics, he and his colleagues were not in the habit of giving pledges without the intention of performing them; so neither could they reconcile themselves to the expedient policy now Acommended by the noble viscount. They thought the bill proposed a measure at once much less grating to the royal feelings, and calculated to conciliate the catholics, and to prevent the discussion of the petition they were preparing to being forward. The noble lord then proceeded to vindicate the conduct of himself and his colleagues, in declining to bind themselves by a pledge to refrain in future from giving any advice to his majesty which they thought it their duty to give, either upon this or upon any other topic, as a pledge violatory to the constitution, to their duty, and to their oaths; and he declared that; if VOL. IX.

their successors had accepted their places under any such restriction, they had abanden ed their duty, and with it the security of the most vulnerable part of the empire.

The Earl of Carnarvon alluded to an bbnoble lord on the other side in the course of the debate. It had been said, if the bill was necessary, why should it have been with-drawn. It answer to this, he said, first, that, though he should now consider it to be as necessary as it was before, yet that some-thing might have been fairly conceded to the wishes of the sovereign, and to his opinion. as to the circumstances of the times. But still he would not hesitate to say, that if a

The Earl of Buckinghamshire rose to expass a bid in the English parliament, adopting the same principle as the bill passed by the rish parliament, for throwing open the subordinate ranks of the army, under that of staff officers, to catholics: and without which the Irish bill would have no operation out of Ireland. It could have no operation. whatever in respect to the navy. Fair her than this he never could consent to go. Hewas well aware, that the impossibility of rising to all the advantages of the military profession must considerably damp the acdour of an other; and though ne could see no great objection, nor mischief, from giving to Catholic officers staff-rank in any other. country than beland, yet there he conceived it exceedingly dangerous, and nothing could ever shake his opinion upon this point. The Irish parliament never would have consent. ed to such a measure, and this parliament would do well to pause before they ventured to carry concession so much farther than the parliament who well understood the subject.

The Lord Chantellor (Erskine) said, he considered the subject of the Catholic Ques-

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tion as completely irrelevant as any other whatever, to the late change in his majesty's councils, although it happened to be the subject which led to such a conjuncture. Although a member of the late government, he was decidedly adverse to the measure, and should not have advised in because he did not see the political necessity for it which had induced the great majority of his colleagues to recommend it to his majesty, yet he thought they were highly commendable, and only doing their duty in giving his majesty such advice as they in their conscience thought just; as well as in declining to be bound by any produce to refrain from giving to their sovereign upon this, or any subject, such advice as they conceived to be just. The firmness with which his majesty had maintained his own conscientious opinions, by resisting the hill in the extent to which it went, had also his respectful approbation; but he must say, that his colleagues lid right in declining to be bound never again to advise the measure under any possible pre-sure of circumstances. At the moment when his majesty's late ministers relinquished the bill, in concession to his majesty's scruyles, they stood in the same situation as upon their first! accession to office They knew his majes ty's feelings. His majesty was aware that their sentiments were in favour of the con-But their dereliction of the mea sure at that time, in deference to the royal opinion, was a tacit pledge that they would net again press it, unless under some extraordinary circumstances, which might sender it more urgently necessary. pleased his majesty then to await for this experience in the conduct of his ministers, and to see if they again endeavoured to press ment, and if they did it contrary to his ma-hands? And gave notice of a motion relative to the production of papers in that departhis ministers no man could deny; but to S. Romilly brought in a bill to make the Freehave remained in power, or accept office hold Property of Tradesmen dying intestate luded to, was, in his opinion, contrary to their debts, which was read a first time.every principle of ministerial duty, and di- The Treasurer of the Navy's Office Regularectly in violation of the constitution. Had top bill, and the Sicilian Prize bill were read . the business ended with the abandonment of a third time and passed.—New writs were tunate at some future period. But by the of Chancellor of his Majesty's Exchequer, \*dismissal of those frands from the councils and Chancellor of the Duchy of Cornwall duof, their sovereign, for no other reason than ring pleasure; for Buckingham, in the room

again, under any circumstances, to allude to the question, or any thing connected with it' upon his majesty's mind, they would be taught to consider, that the principle just declared by the noble earl, of never granting any farther concession to the catholics, was to be a part of the system of government: what the result of such conviction would be, he did not wish, even to conjecture. - The question for adjournment to Wednesday se'ennight was then put and agreed to.

The Marquis of Stafford then rose, and gave notice of his intention to bring forward a question on that day, upon the subject of the dismissal of his majesty's late ministers, and moved, that their lordships be summon-

ed for that dage.

HOUSE OR COMMONS. Thursday, March 26.

[MINUTES.]-Sir J Newport brought in Iwo bills, the one for amending the act of last session relative to the Provision for the Poor in Ireland, and the other for authorising Commissioners in the superior Courts of Law in Ireland, to administer Oaths in the absence of the Judges.— Mr. Sheridan brought in a hill is the erection of a Bridge across the Thames, at or near Southamptonskeet, to the Surrey side of the River. They we've each read a first time.—Mr. Robson coinplained that several papers, &c. relative to the Barrack Department, which had been ordered to be printed four months ago had not yet feached the members of that house, The country had sustained considerable loss by such delays. He asked what benefit it could be to the house that papers were ordered to be printed for the use of the members, if they were to be suffered to remain forward the measure, or submit it to parlia- for such a length of time in the printer's bands? And gave notice of a motion relative missal. The right of his majesty to change ment, shortly after the ensuing recess. Sir upon any such conedion as the pledge al- liable to prosecutions for the recovery of the fill, by the fate administration, the camoved for the election of members to serve tholics would only have to say, they had been in parliament, for Northampton, in the room ahandoned by their friends, and would have of the right hon. Spencer Perceval, who still cherished the hope of being more for since his election had accepted of the office their declining to pledge themselves never of the Marquis of Titchfield, who had acers for executing the office of lord high trearalston, in the room of the right hon. lord Louvaine, who had accepted the office of one of the commissioners for the affairs of India, with a salary; for the county of Edinburgh, in the room of the right hop. R. Dundas, who had accepted the office of president of the board of commissioners for the affairs of India; for Monmouth, in the room of the right hon, lord Charles Somerset, who had accepted the office of one of the joint paymasters of his majesty's forces.

[CHANGE OF ADMINISTRATION.] Mr. Huskisson moved that the house at its rising do adjourn to Wednesday sen'night. Upon

which.

Lord *Howick* rose, and spoke as follows: portance to myself and to my colleagues, that the circumstances which have led to the recent change of his majesty's ministers may be fully understood. It is of importance to the house, and to the public, that they may be enabled-to form a proper estimate and opinion of the character and conduct of those persons to whom the administration of public affairs was so lately entrusted, and truly to appreciate all the circumstances of that situation, in which, in consequence of that change, the country is now placed. is of importance to the house, in the decision of the question now stated from the cifair, inasmuch as the propriety of an adjournment, of a longer or a shorter duration, may depend upon the necessity of adopting some measures, at the earliest possible period, to avert the conesequences of the extraordinary events which have taken place. "To nyself personally, every feeling both of duty and of honour renders it of the highest importance, that I should, as soon as possible, convince the house that my conduct has not been such as to make them copent of the kind indulgence which I have experienced from them. Undoubtedly, ir, every moment's delay, in which my con-

cepted the office of one of the commission- from whom I have received, together with my colleagues, such distinguished support, surer of England; for Haslemere, in the room of the right hon. Charles Long, who had accepted the office of one of the joint and from saying any thing upon this subject paymasters of his majesty's forces; for Bee- till that moment arrived, when it was no longer necessity to be silent; when his majesty has declared his intention of placing the administration of affairs in other hands. I now therefore, having received his majes-ty's permission to do so, am at liberty to state, without a breach of duty, those circumstances which am most anxious should be fully understood by the public. Desirous, however, as I hay be to take the earliest possible moment to make this statement. and sensible that in justice our own characters it can no longe: be delayed. I confess I feel in common with those, who expressed that opinion last night, considerable regret that I un under the necessity of doing so in the absence of those persons, whose pre-Sir, upon the motion which has just been made by the hon, gent, for an adjournment during the period which is usually allowed for a recess, at this season of the year, I trust made some observations to this effect last it will not be thought irrelevant to the sub-inight, will not charge me with intending iret, if I take this opportunity of giving to to state any thing to the house which I do the house that explanation of which I yes- not myself believe to be strictly correct; terday gave notice. It is of the utmost im- the hon, gent, might, without any injurious suspicion of me, be of opinion, that the natural partiality with which men are apt to view their own conduct, required the presence of other persons, possessed of all the facts, and capable of correcting any un intentional errors, which this cause might produce. I am as anxious as any man thatthese persons should be present upon such an occasion, and I hope that this matter will yet be discussed at some fixure time, upon some motion proposed to this house, which may give an opportunity of making a rest itement, if restatement shounde ne cessary, but at all events of examining and sifting every part of the details which I am this day about to lay before you.-Sir, it is neither in my nature norm my habits to shrink from the examination of any man: but I felt myself reduced to this alternative, . either to subject to have the public mind prejudiced by false reports and misrepresentations, supported by partial extracts from confidential papers; or in the assence of the persons alluded to, to take this early opportunity of eptering into the discussion. I am convinced that a fair, candid, and correct statement is the only antidote to such wilful misrepresentation; and that this is the duct may be a matter of doubt with those only mode, consistent with my character,

and with my duty as a member of parlia- | conducted the government in conformity ment, in which I could lay before the public a fair exposition of every part of my conimpossible for me, in justice to myself and my colleagues—hay, in justice to the public itself, which might he misled by such deception, it was impossible for me to suffer so long a period of time to elapse as might intervene before the new ministers could resume their seats in the house. Sir, in doing so however, unon the present oc-casion, their absence will have this effect, that I shall as much rs possible confine myself to a meranstatement of the facts, and abstain as far as I can from every thing that can provoke discussion; I shall state only what I conceive to be necessary for my own vindication, avoiding every thing like argument, and leaving all such points to that future discussion, which at an early day, after the holidays, I trust will take place; when an opportunity will be afforded of most valuable, but, I am afraid I must add, material upon the subject.-Sir, having premised thus much, I shall proceed to lay before the house the statement which I have When the late administration was formed, there were included in it mamy members whose opinions and principles, with respect to what is called the Catholic Question, were generally known; they had been very recently manifested to the public, in the most authentic of all ways, by their peeches and their votes in parliament. I ald sure there did noticalist in any quarter an rectation or suspicion that those persons, whose characters were so well known, could be induced, for the sake, of office or emolument, to abandon any of the opinions and principles which they had so solemnly expressed and avowed. In point of fact, no midican incomistent with the freest exercise of their judgment was proposed to them, nor did they come into the government sub-c ject to any such stipulation, which if it had been exacted from them, they would have found, it incumbent upon them, in honour and in duty, then, as now, to decline. the same time, however, that I state this with respect to their opinions and principles, I will not attempt to deny, that great difficulties were known to stand in the way of further concessions to the catholics of England and Ireland. And as his majesty's late ministers came into administration totally unfettered upon all subjects, I can speak for every individual among them, that they had a sincere and anxious desire, while they

to their own principles, and with the best wishes for the interests of the state, to avoid, Under such circumstances it was if possible, every thing that was repugnant to any of those feelings and opinions, which, upon every motive of duty, affection, and attachment, they were most bound to respect. Sir, these were the principles upon which those who composed the last administration came into power: their opinious upon the cathelic question were well known; but they hoped, by a prudent, lenient, and conciliatory system of government, to keep that question for some time at rest: and. for a considerable period, their hopes and expectations were flattered with every appearance of success. However, sir, towards the latter end of the lest year, there did occur circumstances in me west of Ireland, which increased all the anxiety, with which, from their first introduction to office, they had directed their attention to that country: a stating to the house every thing that may be the most vulnerable part of the British dominions. The disturbances, which towards the end of last year reigned in the west, engaged our most anxious deliberations, and although we were urged by many persons, who are fonder of the policy of force than I am, to resort to measures of extraordinary severity; although, on the second day \* of the present session, we were eagerly pressed by an hon, and learned gent., who was impatient for rigour, and could not wait for the determination of his majesty's ministers; yet, to effect the reduction of that spirit which prevailed in Ireland, we determined

<sup>\*</sup> Upon the report of the Address, 20th December last, Mr. Perceval, among other observations, urged these: " No mention had been made of the state of Ireland. He trusted that this silence might be ascribed to the total want of foundation for the alarming rumours that had reached this country. Ministers must unquestionably be the judges how far the usual prerograves of the crown were sufficient to suppress insurrection or rebellion, in whatever quarter it might appear; the decision rested with them: he only begged them to consider, that the protraction of the necessary day of punishment was not mercy; and the delay which allowed insurrection to proceed, until it became imposible to quell it without a considerable shedding of blood, was not kindness. He hoped that the omission of any notice of the situation of the sister island, was occasioned by the absence of any necessity for an extraordinary enertion of the law. Should such a neces ity unfortunately arise, and should ministers call on the house for an enlargement of the executive power, he could assure them that they should meet with no opposition on his part to any proper ma-sure of vigour, which they might think it expecient to propose." - See vol. 8, p. 87.

wished to recommend. It was expected to afford the means of recruiting our naval and military force, so newho are at present in a great measure excluded, by what I must call the ill-understood policy of the existing laws. The bill which I brought in for this purpose has been improperly termed the Catholic bill; for it included dissenters from the established church of every description. We certainly expected from it that it would contribute essentially to the tranquillity of Ireland, by holding out to the gertlemen of that country the prospect of rising in the army and navy, and thus diffusing motives of attachment general: at the same time that it would afford a vent to the superabundant population, and drawfrom the very sources of discontent the means of strength and security. These were the motives which induced the king's I do ' ministers to propose that measure. not know that it is necessary for me to state, and yet the arts which have been practised may render it useful to state, that, in bringing forward this measure, their intention was not to invade but to strengthen the securities of the established thurch itself. If L estimate rightly in what those securities consist, I think they are interwoven with the security and existence of the empire. Can the one be safe if the other be in danger? And are not the necessary means for the defence of the empire, the best security for its religious establishments? If ever Ireland should be exposed (which God avert!) to a successful invasion of the enemy, I call upon those who accuse us of endangiring the establishments, to reflect what must then be the fate of our church and the protestant religion - Sir, while this measure was under consideration, accounts were re-

to confide in an active exertion of the known ceived from Ireland, transmitted by the lord powers of the law; and, thank God, our lieutepant (dated 4th Feb.), of a disposition hopes in this respect were realized, without manifested by the catholics to prosecute, by a recurring to those severities, which less petition to parliament, those claims, which politic and more intemperate advisers had they had so recently urged in a for ner ses-But, sir, after these sion. Notwithstanding the known opinions occurrences, it became necessary to look which I and some of my colleagues hold in more immediately to measures, that might favour of those claims, we were persuaded, tend to conciliate and tranquillize that coun that the agillation of the question at this time try. Several measures were in contempla- was not likely to be attended with advantion, and, among them that which I had the tage; an'l so far as our private advice and inhonour of lately introducing into this house fluence could extend, it was used to dissuade appeared to be one of the most obvious. It the catholics from the attempt. The knowseemed calculated to prove highly beneficial to ledge, however of their intention, was an the empire at large, as well as to Iteland itself. additional inducement in recommending the measure which we had already in contemplation. We hoped, though it was offered cessary at the present moment to be carried in no view of compromise, that it might to the utmost extent, by facilitating the in-prevent the agitation of that very question, troduction of those persons into the service, by affording satisfaction to the catholics of Ireland in general; at the same time that we considered it as recommended by every principle of policy. We trusted that this limited measure of concession might be brought forward without encountering those objections, which were involved in the general question of what is commonly called emancipation. In reverting to the Irish act of parliament, passed in the year, 1793, and observing the meongruity which subsists in the law of the united kingdom, we could not overlook the pledge explicitly given at that time by the towards this country among the people in lord chancellor of Ireland, and by the secretary of Ireland (lord Clare and ford Buckinghamshire), that a similar law, to allow the admission of catholics, both into the army and navy, should be introduced in England This pledge to the catholics is recorded in the secretary of state's office, in a dispatch from Mr. Hobart, now lord Buckingham-We considered it, therefore, not shire. more a measure of general policy than an act of good faith and consistency and we did hope, that upon all these grounds we should be able to obtain for them that boon which had been promised them upon a former occasion, under the authority of government, and that the proposal would meet with that general approbation from all parties, to which it seemed to us so well entitled. It was upon all these grounds proposed to his majesty, and a detailed dispatch was written and sent to the loss lieutenant of Ireland (a document which I wish I could lay before the house upon the present occasion) sating much better than I have been stating theme all the reasons which induced. us to propose this measure—the draft of this dispatch was previously sent, accompanied ' to his majesty.

To that first proposal his majesty expressed a strong disent; and upon receiving the answer from his majesty, the cabinet again deliberated upon it, and again made a respectful representation (dated 10th February) to his pajesty, as to the grounds upon which they thought it expedient as a point of general policy, princi-ple, and good faith. To that representation came back an answer from his majesty, expressing still considerable reluctance, but, however, signifying his consent. I say, Sir, that that answer conveyed a reluctant, but positive as ent. Under that high sanction and authority the dispatch was sent to the lord lieutenant of Ireland, and soon after a meeting was held of the catholics, with Mr. Elliot, the principal secretary, and the lord chancellor, in which it was stated (abstaining from every thing that related to the petition), that this measure was to be introduced into the Mutiny bill.—Some discussion arose upon it; and a question was put to Mr. Elliot by one of the catholic deputies, Mr, O'Confor, whether the proposed measure went the length of including the admission of catholics into all ranks of the army, or whether it was to be limited by the re-trictions of the Irish act. Mr. Elliot's answer was, in the words of the dispatch, that it the short period that I have had the honour of on any of his subjects any military commis- i my noble colleague have, in the same manner, sion whatever. however, that Mr. Elliot had conceived the abolition of the slave trade, to which I shall doubts as to the extent of the measure; that look with satisfaction for the remainder of hel expressed himself doubtfully, and that my days. But, sir, where a measure arising meeting of the catholics; but it was at the the attention of his majesty's confidential same time declared by the deputies who at | servants, is to be brought forward with the tended this Conference, that they understood authority of government, the measure itself, it to be the intention of government, that as well as the case to which it applies, ought staff appointments in the army, which had undoubtedly to be first submitted to his macen excepted in the Irish act, should be jesty. I certainly feel that I ought not to to the extent of the measure, as well as the the highest degree, and deserving all the his majesty; and no dissatisfaction or uneasiness was expressed in consequence of what was thus brought under his view. I am bound to say, however, that it has since appeared that the measure had not been dis-tinctly understood; not only his majesty, but some members of the cabinet, had not display to the lord lieutenant, enclosing

by a cabinet minute (dated 9th February),

attended to the distinction between it and the Irish act. When this appeared, it became the subject of a new deliberation, in which an objection was stated by a respectable member of the cabinet (the lord president) to any concession beyond the Irish act. A majority, however, concurred in recommending the measure in the form in which it was afterwards introduced; but as doubts had arisen, and an apprehension was entertained that it might have been misunderstood by his majesty, it was determined to bring the matter distinctly under his royal observation, by a second dispatch to the lord lieutenant, clearly stating its full extent.—And here I must state, that some distinctions ought to be taken between the duties of ministers and those of private members of parliament. I conceive that a minister may, as an individual member or parliament, introduce measures for which the authority of government is not at all pledged; I could adduce instances of this in the administration of the late Mr. Pitt. The house will at once recollect the motion for a reform in parhament, and that for the abolition of the slave trade: both these motions were introduced by him as an individual member of parliament, without the responsibility of government being attached to them Sir, during was proposed to enable his majesty to confer! bolding a situation under his majesty, I and There can be no question | brought forward successfully the measure of answer was reported as doubtful to a out of various causes which have engaged opened to them. The dispatches, stating have introduced measure of this descrip-what had passed at these meetings, the question without the sanction of that authority; tion put, and the answer given with respect and I should think myself reprehensible in understanding which the catholics had con-censure that is endeavoured to be cast upon ceived of it, were regularly submitted to me, if I had proposed this bill to parliament without believing that I had his majesty's consent.—Sir, I have stated that a doubt arose as to the understanding of the extent of this bill; it was therefore determined been fully aware of its extent; and I must the clauses intended to be introduced into the corfess, that I had not myself sufficiently Mutily bill, stating distinctly that they were

in conformity with the general words of the perhaps, it would be more correctly stated dispatch which had been sent on the 12th of February last, marking expressly that the catholics were to be admitted to hold any observing that a confirmation was thus given of Mr Elliot's answer to the catholic depu-This dispatch, so expressed for the purpose of removing all doubts, and inclosing, as I have already stated, the intended classes, was sent down by me, on Monday night the 2d of March, to his majesty. The approach, having been perused by his maj sty came back from Windsor on the for any morning, without a word of comthe or objection; and with this sanction is in the course of my official busi-1.78 I has been uniformly accustomed to do lies nant -Sir, at this time the committee on the Mutiny bill was, I behave, appointed for the Wednesday; but objections had been started to the enactment of the proposed measure by clauses in that bill: it evas therefore, upon reconsideration, determined to introduce a separate bill. On Wednesday, the 4th of March, the disputch which I length, but the objections to them were ursent to the lord lieutenant, I attended at the I stated to his majesty that the committee on ! the Mutiny bill stood as the order of the day, and explained to him the nature of the change that had taken place in the mode of proceeding, and the reasons which had induced the introduction of a separate bill: the king afterwards asked me whether the separate bill, intended to be brought forward was not the same as the Irish act of parliament? I stated to him the circumstances in which they differed; to which I added, that I apprehended it had been already explained to his majesty in the last dispatch which had been submitted to him I also stated the reasons why I conceived the measure, in the extent to which it was intended to be carried, to be of the utmost importance to the welfare and security of the government of the country. And here, sir, I must acknowledge, that his majesty, upon that occasion, did express a general dislike and disapprobation of the measure. I mean to state every consent, a reluctant consent, I admit ; or,

as no withdrawing the consent which had been originally given. I conceived, therefore, that I still had sufficient authority, as a commission or appointment whatever; and member of the government, for the introduction of the bill. I stated to my lord Grenville, immediately on coming out of the closet, what had passed there; his opinion upon that statement was the same as mine, and we were confirmed in our belief that his majesty did not intend to signify any absolute objection to the introduction of the bill, from the tot; I silence which he observed upon this subject in the audience which lord Grenville afterwards had. 'His majesty did not say one word to lord Grenville, the leading member of the adminstration, upon a measure which, it now appears, had the mis-- I unmediately for valid dit to the lord fortune of being exposed to his most decided opposition. Under these impressions, on the next day, or the day after, I introduced the bill into parliament: the motives which had produced it, the extent to which it went, were fully explained; not only were the arguments on which those persons relied who had proposed the measure, stated at some •have just mentioned having been previously feed with no inconsiderable wehemence. We know, sir, that debates in this house, levee at St. James's, and had an audience though they cannot consistently with our with his majesty upon the business of my lorders be published, do find their way out office; after that was over his majesty was of doors, and attract, particularly on any graciously pleased to ask me what was the interesting subject, general observation, business appointed for that day in the house. They, probably, do not excite the weakest interc. in those whose concern for the publie welfare is the greatest. But, so, though this degree of publicity was now given to the measure, and though it could not be misunderstood, during a whole week, which subsequently elapsed, I remained in complete ignorance, and without the slightest suspicion of the very serious, and, as it has, appeared, insurmountable objections, which have since been made to it. Objections had, undoubtedly, been stated by one of my colleagues (lord Sidmouth), for whom I have great respect, upon the first clearing up of the misunderstanding which had pre vailed with respect to the extent of the bill: these objections, during the interval of which I have been speaking assumed a more decided form, and he offered his resignation in consequence of them; but though, after the introduction of the bill, I had communication with its majesty in the course of my official auty on other subjects, I had no reathing frankly, but I did understand that son till the Wednesday following, when J conversation to conclude by words giving a was absent both from this house and from iny usual uttendance on his majest, on ac-

count of the death of or near relation, to be-lieve that any extension whatever of the proposed measure, beyond the provisions of the Irish act, had been found absolutely irreconcilable with his principles and his feelings. On that day (Wednesday, March the 11th), his majesty stated to lord Glenville his decided objection, and referred, as having before signified this objection, to the conversation. with which he had honoured me on the preceding Wednesday. I certainly had not so understood his majesty. If I had, I need not say that I should have found myself bound by every motive of interest and duty to submit so important a circumstance to the consideration of my colleagues before I moved for leave to bring in the bill. But, sir. it would have been most unbecoming in me, even if I could have entertained such a suspicion, to insingate a doubt of the royal ing into this house, could have induced me word. We were convinced that the king had been misunderstood by me, and as I had been placed in the unfortunate situation of introducing the bill under this misapprehen- most anxious deliberation, to be most consission, I thought it my duty to suspend any tent with our respect to our sovereign, and further proceedings upon it, till I should with the obligations imposed on us in the have had an opportunity of explaining to his I double capacity of members of the adminismajesty the circumstances of my conduct. I accord ngly on the night of Thursday the 12th proposed to the house to postpone the second reading of the bill to a farther day, and at the same time requested an audience of his majesty, which he was graciously pleased to honour me with on the following morning. Upon laying before his majesty the reasers Which had induced me to believe that I was not as his minister acting in oppoaition to his royal pleasure; he was pleased to express his conviction that what had huppened had afisen from an erroneous conception on my part, but acquitted me inost gracionsly, but most unequivocally, of any inthat moment it became a matter of the most anxious consideration to his majesty's ministers how they might best repair the effects of the misunderstanding which had taken place; they immediately applied their attention to the means of reducing the new bill to the standard of the Irish act, in the hope that they might be able still to carry it forward as an useful public, measure under the sanction of his majesty's consent. when we came to examine the objections that had been made to it, they were found to affect the measure in so considerable a degree, that, upon a full consideration of the subject, we were convinced there could be no hope of correcting the bill in such a man-

ner as to relieve it from the objections that prevailed against it, and at the same time leave it in a state in which it would be likely to attain those ends which his majesty's late ministers had in view when it was originally proposed.—In this situation, sir, after anxiously weighing all the circumstances of the case, we determined-(I should here explain that the representations which were made in this stage of the proceedings were confined to those members of the cabinet who had concurred in opinion upon the measure to its full extent,) we determined, however painful the sacrifice might personally be, to abandon the bill altogether. It was, I say, a most painful sacrifice of personal feeling to public duty; a saernice which nothing short of a conviction that the measure had been introduce under a misunderstandto make; a sacrifice dictated only by a desire of doing what, under circumstances of such embarrassment, we conceived, after the tration and of the legislature. In this situation we determined to make a sacrifice, which in any case where personal feelings and public duties come in competition with each other, I hope I shall never hesitate to make. It was, however, I repeat, a great and painful sacrifice; and in making it, it was necessary that we should take care not to place ourselves in a situation in which we might be made incapable of rendering hereafter any useful service to the public. circumstances which occurred rendered the measures to be taken, with a view to the future security and peace of Ireland, a consideration of greater delicacy and difficulty than ever. Our public duty and our private honour made it indispensable that we should ke free and unfettered on this point of our necessary deliberations. Circumstances had occurred in an early period of these transactions, and had been more strongly manifested during this latter period of the discussion, which implied a restriction on this important subject; and we found it necessary not only to reserve to ourselves the power of explaining to parliament our conduct with respect to the bill we had consented to withdraw; and of declaring in parliament individually the comions which we hold with respect to the catholic claims, in the possible event of a discussion of their petition; but also to state if as essential to our own characters, as

well as to the public interest, that the deference which we had felt it our duty to shew, on this occasion, to the opinions and feelings expressed by his majesty, should not be understood as restraining us from submitting, from time to time, as it was our duty, for his Majesty's decision, such measures respect ing that part of the united kingdom, as the course of circumstances should appear to require; accompanied with an humble as surance, that in discharging that and every other part of our duty, so long as his ma jesty should think fit to honcur us with his confidence, nothing should be omitted on our part which could best testify our invariable and respectful attachment to his majesty, and our sincere and anxious concern for his majesty's personal case and comfort, and for the prosperity and honour of his majesty's go-vernment. This part of our proceeding has been most improperly misrepresented to the public. It has been stated in that mutilated publication to which I have already alluded, as if we had reserved to ourselves the power of bringing this particular measure again before parliament, and the important words " for your majesty's decision," as well is the concluding paragraphs are in that extract omitted, purposely to give a false coloui to Not only was the respectthe proceeding ful statement which we made in writing to his majesty, accompanied with our declaration of our sincere and anxious desire to consult, on all occasions, his majesty's personal ease and comfort, but it was distinctly stated personally, both by my lord Grenville and myself, that it would be our constant wish and endeavour to keep from him, as much as possible, all subjects which might be distressing to his mind. I appeal then the disappointment likely to be felt from the with confidence to the house, on the purity | failure of the bill which had been proposed. jesty's personal feelings and opinions—But would have be no less disgraceful, to observe was it necessary to make the reserve which the expected discussion in perfect silence? of the foullest misrepresentation, has been think, be expected of us we were placed necessary that, in withdrawing it, I should, in might adopt a different line of conduct, with Vοι ΔΧ.

it not necessary then that I should be allowed to declare the grounds upon which an opinion, that I could no renounce, had been formed? But this, it is said, was placing my opinion in opposition to that of my grayal master, and exposing him to any odium which might attach on a personal opposit on to the measure . I will not examine this charge as a plicable to a member of parliament: I will consider it only as affecting the conduct of the king's minister and in this latter view I think it is as be admitted, that under the particular circumstances of the case, after the prejudice and alirni which hid been excited, and with view to the consequences likely to arise from a public agitation of the question, public reasons, in no degree reflecting on his majesty, might have been assigned for withdrawing the bill; at the same time that I might, with all the respect due from a minister of the crown, and with the freedom of a men ber of parliament, have endeavoured to expline to the satisfaction of the house the reasons which had influenced my conduct. Sir, I do not believe that there is one member of right feeling in the house, who will deny that this course was necessary to the support of my consistency and honour, and I feel . equally confident in asserting, that it was in no degree inconsistent with my duty as a minister of the crown But it was necessary that we should look beyond-the conduct to be pursued in withdrawing the bill Catholic petition, it now seemed certain, would be sent over to part ment. It was to be apprehended, that the discussion up and it would be urged with in reased rather than dimunished earnestness, in consequence of of the motives by which we were actuated, | With this prospect before us, what were we on the deterence and respect shewn, to the to do? Were we to determine se genourage utmost limit of our public duty, to his ma our former opinions? Were we, which I have stated, and which, in consequence No. Sr; neither of these things could, I. There was only the object of such severe censure, I beg then a third line of conduct to which we the house to consider the situation in which could look, and that was a free declaration The bill already introdu- of our sentiments on this important quesced, and received with apparent favour by tion. Those of his majesty's ministers who the house, was to be withdrawn. Was it not agreed in general off this important question. justice to myself, endeas our to shew that it had respect to any discussion on the petition not been lightly and wantonly proposed? Some might think themselves acting best for Could I doso without some reference to the arguments, by which I had originally supported question; others might feel themselves it, and which I will not now repeat? Was bound to support the proyer of the petition

if unged in proper and respectful terms. | quired of us, went not only to the question But a free declaration of their opinions was of concessions to the catholics, but to all regually necessary from all; and with this necessity before us, I ask the house, whether we could, in justice to ourselves, or in fairness to his mejesty, in the situation to which things were then brought, omit humbly submitting to him the view we entertained of the conduct which it would be requisite for us to hold. If a doubt is enter-tained upon this question, let me put it the other way. Suppose that the bill, had been abandoned after the discussion, and in the manner that I have stated. Suppose, that, having so engaged to abandon it, we had gone to the two houses of parliament, and without any previous intimation to his ma jesty, both in withdrawing the bill, and afterwards on the introduction of the petition, supported the opinions upon the Castholic question which we are known to hold If we had done this, I desire to know what would have been the charge made against i us, by those who now accuse us of an unfair and disrespectful proceeding towards that sovereign, whom, on account of his high situation and his personal virtues, we are equally bound to revere.—We took reserve, the best advice they could frame therefore that course which appeared to us to meet the various exigencies and dangers to be most fair and honourable. Our rea- of the times; and that the present formidsons were re-pectfully stated to his majesty, able-situation of Ireland required a repeated and we laimed a right to pronounce our consideration of every fresh circumstance opinions in parliament on the occasions already states, and also to submir for his majesty's decision, from time to time, such! advice respecting Ireland, results tourse of sure that had been proposed to parliament, circums ances and the interests of the em we had gone to the utmost limits of our pire should require. This I am sure, in point of fairness, cannot be reprehended; and it was equally supported by motives of personal respect and public duty, to our sovereign and to our country.—A minute written with this view, and expressed in the most respectful language, was accordingly sent to his majesty. The royal answer expressed satisfaction at our determination to withdraw the bill, in deference to the king's opinions. It expressed some dissatisfaction, that we should feel it necessary as individuals to express our opinions both on withdrawing the bill, and in any discussion which maight take place on the petition. But the latter part four statement it required us absolutely to withdraw, declaring that his majesty could never consent to any conces- then in the number of his majesty's servants, sions to the catholics which we might in had been sent for; and I was authorised a , future propose to him; and demanding from few days afterwards, in consequence of a . us a positive assurance, which, "as explain- request which I made, to declare to the house ed by the whole context of what was re- that it was his majesty's intention to form a

measures connected with it. - Sir, I am fully convinced that the motives and opinions, as far as they were personal motives and opinions, which dictated that demand on the part of his majesty, were of the purest nature. I have been but a short time in the service of his majesty; but I have had many opportunities of observing his gracious and benevolent intentions towards his people, of his affection for them, and his desire to promote their happiness and welfare. As far as he was personally concerned (I sav nothing of those who may have advised him) .... far as his majesty was personally concerned, I-am sure he was actuated by the most-inscientious motives, and the most howeigable festings. But with such a requisition, sir, we found it impossible to comply, consistently with any idea We we entertained of duty or of honour. felt it incumbent on us most respectfully and humbly, but most explicitly, to represent to his majesty, that those intrusted with administration were bound by every obligation to submit to his majesty, without that might occur. We submitted, that in forbearing to urge any farther, while we continued in his majesty's service, the meapublic duty; that we considered it would be criminal in us to bind ourselves to withhold from his majesty, under all the circumstances that might arise, the counsels that might appear to us indispensably necessary; and that it was not possible for us, consistently with our sense of our obligations as the king's sworn counsellors, to give assurances which would impose upon us a restraint, incompatible with the faithful discharge of our most important duty. The consequence was, that the next day, his majesty, certainly with the most gracious and kind expressions with regard to every other part of our conduct, communicated to us his intention to look out for other ministers. On the day after, we heard that other persons; not

majesty signified to us his pleasure, that we should, on the following day. deliver up our seals of office; we accordingly did so .-This, sir, is the history of the whole transaction. I have not referred to any papers to support my statement but I do wish, and am extremely anxious, that all the documents that can be furnished may meet the public eye not in an improper, mutilated, or partial state. I shall be most happy, if his majesty is graciously pleased to give permission to his new servants to produce every paper that has passed upon the subject, in order that they may undergo the fullest examination in this lower I trust it will appear from the papers, that the statement I have made it gorrect in all its parts; and if that statement be correct, that the house will be satisfied upon the following points; first, that it was not without strong inducements of public interest that we proposed this measure originally to his majesty; secondly, that whatever misunderstanding may unfortunately have arisen, we did not propose it to parliament without a firm persuasion that it had his majesty's sanction; thirdly, that when that misunderstanding was discovered, we went to the usmost limits of our duty in conceding the measure upon which that misunderstanding .had arisen; and, fourthly, that in addition to that concession, under the peculiar circumstances in which we were placed, the respectful request that we submitted to his majesty, to allow us the liberty to explain our opinions and conduct upon the particular measure, accompanied, as it was, by a declaration of our wish to consult his personal ease and comfort, was not wantonly pressed upon his majesty, but from motives of duty and respect; and that the reserve we made as to the freedom of our future advice, was indispensable to our character and situation, as ministers of the crown and as servants of the public -These, sk, are therefore the points which I wish the house to understand. This statement, which, though at some length, isafter all perhaps too cursorily given, is that which I have wished to lay before the house and the public. I shall be ready now. or at any future time, to go more fully into it whenever it shall be required of me. - Sir, I shall conclude by declaring that I feel no disposition to complain. I am sure, as I

New Administration. On Paesday last, his levery class and description of his subjects; and so far from being a party to join in any, thing that might lessen that attachment due to a virtuous sovereign from an affectionate and grateful people, no man can be more anxious than I am to promote and secure it to the utmost of my power. I should indeed be most ungrateful if I could be actuated by a different feeling; for I have had, during the short period of my services, repeated marks of his mujesty's royal approbation; and I have the comfort and satisfaction, in retiring from office, to be able to state, up n the authority of his majesty's own gracious assurance, that Hill this difference occurred, his majesty has been satisfied, that, however deficient I may have been in ability, I have constantly endeavoured, diligently and faithfully, to discharge my duty to him and to the public —Sir, I stated in the outset that I would abstain from every thing like argument upon the Upon the subject of the assurance subject required of us. I have, therefore, without discussing it as to its principle or its tendency, stated little more, than that I felt it to be a requisition, to which I could not subscribe consistently with my honour or, my duty. I should indeed think it not only unconstitutional but highly criminal in any minister who could accept of or retain power subject to such a restraint. With that opinion, therefore, his majesty's late. ministers were compelled respectfully but decidedly to declare, that it was a supulation which they would not enter into, without forfeiting their own esteem, and inasmuch as it must fetter and confine them in the. exercise of their judgments, on those points. on which they ought to be most free. without depriving them of the character of useful and honourable servants to their king and their country -Here; it I shall for the present leave my conduct to the candid consideration of the house and or the public. I should be anxious, however, if any thing should arise out of this that could induce any gentleman to think it a proper subject for a motion, when these persons return to their seats, whose presence: . at the discussion is considered to be necessary, that the question should be taken up with as little delay at possible an therefore desirons that the adjournment's suld be short, and I had hoped that M iday. have already stated, that there can be but se'nnight by which day the new writs may one feeling and one opinion of the gracious with ease be ore urned, would have beenkindness of his majesty, with respect to proposed for our meeting again; but the

difference of two days is so small, that I do not feel disposed to press it. I shall therefore consent to the motion, stating only, that I shall be most anxious that the discussion may take place on the earliest possible ay after the house shall have concluded its recess

Mr Hushisson said a few words in vindication of himself from the suspicion of being in any way concerpted in the partial misrepresentation and suppression of the minutes of the cabinet. Besides, he thought that these minutes might have been very innocently communicated to others, who appear certainly to have made a very improper use of that communication.

Mr. Fuller rose, to ask the noble lord if the Slave Trade Abolition bill had been introduced into that house by the persons composing the late administration, in their individual capadities as members of parliament, or in their collective character of the

government

Lord Howick replied, that the bill in question had been introduced by certain of bis colleagues and himself, in their individual capacity of members of parliament.

Mr Fuller wished to put another question to the noble lord: were the seals delivered up by the late ministers on Tuesday last?

Lord Howick. I have only to repeat what bas been already stated, that his majesty required the seals of office on Tuesday: they were delivered in on yesterday morning.

Mr Brand gave notice that he would, on Thursday fortnight, move certain Resolutions expressive of his opinion of the conduct of the late administration, and of the grounds upon which his majesty had been advised to dismiss his late servants.

General Loftus rose to make (wo observations on what had fallen from the noble lord (Howek) first, in respect to the act of 1793, and what passed at that time in Ireland. The noble lord said that the Government of that day had pledged, itself to carry into effect the boon granted to the Irish Catholics to England. The noble lord was mistaken; something only was held out, that possibly this boon might at a future day be extended to Great Britain, nothing more; there was no pledge whatever. - Besides, all tal was granted to the Irish Catholics was the holding commissions in the army to a certain rank. But the noble loca's proposition went much fasther; it · extended to the highest ranks in the armycanmander in chief, masters general of the that in consequence of the indisposition of

ordnance, generals on the staff; these were not in the Irish act of 1793 .- He must make another observation on what the noble lord advanced in respect to the state of Ireland; for the noble lord gave as a reason for the introducing the catholic bill, the alarming state of Ireland. The non, general said he had often heard allusions made by gentlemen now on that side of the house, in respect to the state of Ireland, allusions which tended more to inflame the public mind, and to inculcate fancied notions of distress, which in fact did not exist, rather than to soften or relieve any distress, if it had existed. He withed, before gentlemen quit-ted that house for the holidays, that they should know the real sibration of the great body of the people in ireland, for the fact was, they were already emancipated; the peasantry, the lower class-nay, the middle classes, were in the same state of that description of persons in England; there was not an iota of difference between the richest members tenants of that house and his own or any gentleman's tenants in Ireland: they had 10s. freeholds; could vote for members of parliament; could sit on Juries; could hold the commission of the peace, and every office (except those of the lord chancellor and the Judges, commander in chief, and general on the staff) was open to the Irish as this moment. that in fact, the great body of the people had nothing to complain of, nothing to gain by the noble lord's measure, nor did they care or think about it. These were matters of fact not generally understood or known by the English gentlemen, and therefore he thought it right that the house should not separate without these observations.-It was then ordered that the House should at its rising adjourn to Wednesday the 8th of April.

> HOUSE OF LORDS. Wednesday, April 8.

[MINUTES.] The house met pursuant to adjournment. About twenty peers were sworn in, and took their places. An interval then succeeded of apparently much suspense, when it was expected that the order of the day would be moved for the marquis of Stafford's motion Yespecting the recent change of administration. After some consultation, however, between lords Holland, Grenville, Stafford, &c.

The Marquis of Stafford rose and said,

many noble lords, who were anxious to read a third time and passed has was also attend the debate upon the motion of which the Irish office fees bilk.—Lord G. Thynne he had given notice for that day, he was desirous to afford every accommodation in his power for their attendance. In that persuasion of the existing circumstances respecting these noble persons, he should move, that the order of the day for taking that motion into con-ideration that day be discharged, and that a new order be made for the entertaining the same motion on Monday next; and that their lord-hips be accordingly summoned for that day. Ordered.

The Lord Chancellor (Eldon), who this day took his seat on the woolseck for the first time since his recent appointment, rose to make some objectations on the probable impracticability that the report of the bill on the Scotch Judicature, could be ready before Tuesday: on that day it might be settled what situation was to be occupied by the Scotch judges during the present discussion. Until that decision took place, he was of opinion that the report on the bill could not well be proceeded on. He should therefore move, that the report be taken into consideration on Wednesday next. Ordered.

> HOUSE OF COMMONS. Wednesday, April 8.

[Minutes.] The house met pursuant to adjournment. About thirty new members were sworn, and took their seats.-The new ministers also took their seats on the treasury bench.-New writs were ordered for the borough of West Looe, in the room of James Buller, esq. who had accepted the office of one of the lords of the admiralty; for the borough of Weymouth, in the room of sir James Pulteney, who had accepted the office of secretary at war; for Dorchester, in the room of the hoft Cropley Ashley, who had accepted the office of clerk of the ordnance; for Liskeard, in the room of the hon. W. Elliot, who had accepted the office of one of the lords of the treasury; for the borough of Haslemane, in the room of R. Ward, esq. and for the county of Dumfries, in the room of the hon. W. Hope, who had accepted the offices of lords of the admiralty.— Mr. Vansittart, chairman of the Shrewsbury election committee, reported, that general Ferguson had been absent from that committee for some days, on account of illness. Dr. Scott proved the fact of the general's illness, and he was excused for his said absence -Sir John Newport brought in the Irish Loan bill, which was read a first time.

informed the house, from the bar, that his majesty had been waited upon with the address of the 25th of March, praying his inajesty not to grant any office tluring life. which was not usually so granted, and that his majesty had been pleased to return the following gracious answer :- " His majesty " acquaints his faithful Commons, that he " will take the subject of their Address into " his most serious consideration; and thinks" it proper, at the same time, to inform them, that he has thought it fit to provide, that in a grant now to be made of the office of Chancellor of the Duchy of Lancaster, the office shall be conferred only during his royal pleasure.—His majesty, assures his faithful commons, that in the " execution of the powers with which he " is intrusted by law to graft certain offices " for life, as in the exercise of all the prero-" gatives of his crown, his conduct will at " all times be governed by an anxious atten-" tion to the public interest and welfare."

> HOUSE OF LORDS. \* Thursday, April Q.

[MINUTES.] The royal assent was given by commission to the royal family annuity bill, and the Irish paper duty bill. The commissioners were the lord chancellor, lord Aylesford, and lord Walsingham.-The treasuryship of the navy regulation bill, naval prizes bill, Irish malt duty bill, and Irish revenue regulation bill, were received from the commons, and read a first time.

> HOUSE OF COMMONS. Thursday, April 9.

[MINUTES.]-Sir W. Curtis presented a petition from the London Clergy, incorporated by the sitle of the president and fellows of Sion College, within the city of London, setting forth, "That the petitioners have learnt that a bill has been for some time, and is now, depending in Parliament, for enabling his majesty to avail houself of the services of all his liege subjects in his naval and military forces, in the manner therein mentioned; and the petitioners feel it their duty to express their serious apprehensions of the dangers likely to arise from the ... said bill if carried into a law; and they conceive this measure to afford a most tormidable precedent of departing, in a leading and imperiant instance, from the principles of our constitution, in church and state, as as--The Irish malt and spirit duty bill was serted in the ever-memorable Bill of Rights, .

the basis of our laws and liberties; and that | the oaths and dectarations provided in that bill, and preceding (and subsequent acts of parliament, are not more than sufficient for the preservation of the church establishment against the attempts of those, whose princibles ever have been, and ever must remain, in direct hostility to it; and that the petitioners, instructed by all experience, apprehend that those who have efer abused power when they have possessed it, to the purposes of founding their own dominion on the destruction of the civil and religious liberties of mankind, and the true principles of Christian toleration, would be inclined, if circumstances permitted, to pursue the same conduct; and that placing military trusts and commands in the hands of persons so disposed, would enable them to extort any other concession they might be induced to demand, and furnish them with a powerful instrument to carry on their projects with effect, to the utter ruin of our happy con-titption in church and state, which must stand or fall together; and therefore praying, that the above-mentioned bill may not pass into a law, and that the hopse, in its wisdom, will be pleased to maintain and preserve inviolate those laws, which experience has proved to be the best safeguards of our national happiness and security, and under Divine Providence, the firmest support of the title of our beloved monarch and his august family to the throne of this united kingdom."—Ordered to lie upon the table. Lord Folkestone presented a petition from Wm. Drake, setting forth, "That the petitioner, to his extreme grief and mortification, was declared by the house to have been guilty of wilful falsehood and gross pre varication is the evidence given by him before the house, on a Petition of James Paull, esq relative to the Westmin ster election, and was ther upon by the order, of the house, on the 18th of March committed to Newgate, where he has ever since remained; and that it appears, from returns mystle to the House, that the petitioner for many years served in his majesty's na-.vy, and was wounded in such service, so as to occasion the loss of his leg, and that the petitioner has a wife and c ild, altogether dependant on him for sypport, who, in consequence of his impresonment, are in great distress; and the death of his father since his imprisonment has been preductive of additional calamity to him; and the the petitioner is most sincerely sorry at having

intreats the clemency of the house to be extended towards him and his family, who, if his impresement should be continued, will be in a state truly deplorable; and therefore praying, that the house will be pleased to take his situation into its consideration, and to order that he may be discharged from his confinement, or to grant to him such other relief as in its humanity it shall think fit." -The petition having been read, the Speaker said it was his duty to call the attention of the house to the substance of this petition. It had been hitherto customary when persons committed under such circumstances as those in which the petitioner stood, solicited from that house an exercise of its benevolence in their favour, or selering their liberation, that they should at least corness the crime for which they stook committed, thereby acknowledging the justice of the sentence, and expressing their contrition. But the petition just now read contained no such acknowledgment -The petition was allowed to remain on the table, without any further observation.

[CHANGE OF ADMINISTRATION.] Mr. Brand rose for the purpose of bringing forward his promised motion, and addressed the house as follows: - I rise, sir, to submit to the house a few observations on a subject of great national importance, and involving in it questions of the most serious constitutional consideration. And in doing so, sir, Ic cannot help expressing my sincere regret that a duty of such moment had not lievolved upon some member more competent to dis large it than the humble individual who, in his zeal for the constitution, was heedless of the difficulties his inferiority must in such an undertaking have to contend against. But, sir, however inadequate I may prove, have to conjure the house not to attribute the feebleness of the advocate to the weakness of the cause, but rather be disposed to conclude that, as a becoming sense of the greatness of the question and, of the tribunal fills me with dismay, so should the includgence of this house contribute to remove it. I could have wished to have staid those foul calumnies that presumed with equal ignorance and malice to prejudge and to condemn the motives that influenced the conduct of his majesty's late servants, so far as that conduct related to the unfortunate misunderstanding that led to their dismissal; and this, sir, not upon the principle of preferring any one ministry, or of adhering to any one party, but upon the great and uns , incurred the displeasure of the house, and shaken conviction, that the unrestricted pro-

pagation of such slanders, however gross or range of their advice, or to controll the false, tend in an alarming degree to vitiate the public mind, and thus to assail political integrity in its very source: for they have but empty notions of our greatness as a peo ple, who do not understand that public vir tue is national security. I repeat, therefore, sir, that I wish such slanders had been staid, at least until the ingenuous, manly, and lu minous statement of the noble lord (Howick) had gone abroad, and rendered them, contemptible and harmless. Sir, that statement enabled me to form a clear and satisfactory opinion of the conduct of the late ministers, immediately previous to their departure from power; and, as I consider the question upon that part of these conduct is involving great constitutional principles, I have foregone my original invention of going at large into your vanuable time, by attempting to the general merits of their administration; demonstrate constitution de principles that and shall confine myself to a brief consideration of that conduct which has been the subject of so much discussion, and to the principles by which it appears to have been regulated. I presume then, sir, I will not be thought to have stated a very hazardous proposition, when I assert, that if the law has taken responsibility from the executive, it has secured the people by attaching that responsibility to the servants of the crown Independent then of all constitutional considerations, I would ask, is it consistent with common sense or common justice to exact a written pledge restrictive of the free exercise of judgment, from those men who are alone to be responsible? Is it reasonable to expect that men should pledge themselves to act contrary to the dictates of their own judgment, when they only can suffer and be punished for that conduct of which they disapprove? But sir, when considered in a constitutional point of view, the question is only less absurd, because it is more alarming. If the crown is not responsible, and if the servants of the crown are allowed to pledge themselves to the executive, what becomes of that responsibility which in itself the best preservative of the constitution. If the king is not responsible by law, and his ministers are not responsible by virtue of certain initiatory pledges, I would ask, where is the people's security against the evils of bad go ernment? Far be it from me to question the exercise of the prerogative; the king has an undoubted right to appoint his own! , that the king has not a right to restrict the pire."

free exercise of their judgments. Honest men who iruly understood the public good. who were loyal to their king, and just to their country, could not listen for a moment to any pledge that went to restrain them? from offering such advice as they from time to time might in their consciences think it necessary to propose. But such men were not to be compared with those political adventurers who, in their eager pursuit of power and emolument, were not ashamed, while they pledged themselves to the crown to proffer their avalid scourity to a deluded people. Sir, upon the responsibility of the king's servants there can be, in the house, but one opinion, and though I do not at all think it necessary to obtrude longer upon may be so justly termed axiomatic; yet, when I consider how intimately the sacred duty of a privy counsellor is involved in the present question. I cannot abstain, taking it in this point of view, from submitting to you one further observation. The duty of a privy connsellor, as stated by Lord Coke, requires him to advise " generally in all things that may be to the king's honour and behoof, and to the good of his realms, lordships and subjects, without partiality or exception of persons, not leaving or eschewing so to do for affection. love, meed, doubt, or dread of any person or persons." This, sir, in my humble opinion; brings the question within the narrowest compass. Could the late ministers, consistently with the oath they had taken as prily counsellors, have subscribed the pledge required of them? Here. then, sir, will I leave it to the house. I shall not now enter into a delail of the conduct of the late administration; in my review of it, I find nothing to censure, and much to applaud. It is not for me, sir, to remind this house of their services; it is not for me to tell this house that that administration, in the hour of their dismissal, possessed the entire confidence of parliamels. I have now, sir, only to thank the house for their indulgence, and to move "That it is contrary to the first daties of the confidential servants of the crown, to restrain themselves by any pledge expressed or implied, from offering to the king any advices servants, to select his own counsellors, to which me course of circumstances may advance his ministers to dignities, or to dis- render necessary for the welfare and security miss them from his service—but I maintain of any part of his majesty's extensive an-

his hon, friend, from which at no time could he refuse to withhold his support; but which at the present moment he thought a question of wital importance to the constitution; and had his speech even been less clear, eloquent, and satisfactory, he (Ms. I.) should not have ventured to obtrude at length upon the indulgence of the house: for though the subject was of the first magnitude, yet he thought the spirit of the question lay within a very narrow compass The ramours of an intended change of administration, and which so much agitated the public mind, he for one most deeply lamented to find realized; more especially as their dismissal was said to be in consequence of their declining to abdicate a right, or rather a duty, so important as that of advising their sovereign in all public mat ters to the best of their judgment and consciences. He was seriously concerned to see removed from the councils of their sovereign, the men who were such able props to the constitution, at a moment when their services were so necessary: and he thought that the house would be wanting to its own dignity, if it deferred to express its opinion upon, such a subject. He was glad, however, that the period of adjournment gave the house time to reflect calmly and deliberately upon the subject; to impress them with the necessity of adopting some resolution, expressive of their sentiments; and he therefore trusted, the one now proposed by his hon, friend, would be carried by a larger majority, and be adopted in a more decided manner, than any question which had ever been brought before that house. The constitution of this realm required that the king, in exercising the functions of government, should take the advice of the two great councils of the nation, the houses of lords and commons. But the slow progress as well as publicity of their deliberations would, in marly instances, destroy that recreey, and interfere with that promptitude and dispatch, so often necessary to the success of the measures of the government. It had been adopted as a principle coeval with the constitution, that the right and duty of both houses to advise the sovereign, might be deputed to a selection from the members of both houses, chosen by his majesty as his privy councillors, by whose advice every act , of the government was supposed to be guided; and thus, as far as was possible in a human institution, to give to the free government of England all the advantages of

Mr. Lamle rose to second the motion of | bitrary monarchy. But what surety did the country possess, that this duty would be honestly performed by those men who could restrain themselves by a pledge to withhold their advice from his majesty, upon any occasion, however important or indispensable to the security of his majesty's dominions? What security had the country against such men giving their sovereign the worst advice. or how couldethe people be secure of their liberties, under the government of men, who, for the sake of possessing power, could viclate their duty to their sovereign, break their oaths as privy councillors, and risk their responsibility as ministers? By such men, mischievous kreasured, might be advised, which the wisdom of partitionent could never repair; indeed, neither patliament nor the country could place any religate on men who could pledge themselves To withhold the salutary advice from their sovereign, which they were bound by their oaths and their duties, in all cases to give Sir Edward Coke had said, that, in the quaint language of the times, it was the wish of one of the greatest tyrants that had ever sat upon the throne of England, Henry VIII. that his privy councillors should leave all simulation and dissimulation at the porter's lodge, when they came to council. In his remark upon this, he had said, that the truth and the whole truth alone should reach the royal ear. But what was to be the security of the people of this country, if the doctrines now broached should be established? The country and the parliament might say to themselves, .i.at his majesty's ministers were carrying on their measures for reasons known to them, but which they could not divulge consistently with their oaths as privy councillors What, however, would be the fact? Ministers might be doing that which they knew to be wrong, and omitting that which they knew to be right, because, by their pledge, they would have tied up their hands and their tongues, and not be in possession of the means of fulfilling their duty, or complying with their oaths. On this ground he supported the resolution. If such a doctrine as that of the pledge required were to be allowed to pass, or to be sanctioned, the constitution would be at an end. Ministers might be men of rank and talents, but by signing such a pledge, they would resign their duty as honest counsellors of the crown; and if 'the house were to sit silent on such a question, it would abandon that constitution which it was its pride, its duty, and its glosy secrecy and dispatch which belong to an are to maintain, to preserve, and to defend.

proposition which cannot be discussed to any useful purpose, separately from its ap-Vol. IX.

General Craufurd said. I rise, sir, with removal of those disabilities to which the all that diffidence which a person naturally Roman catholics are now subject; scruples. feels when he offers himself for the first that have the most religious, and I must time to the notice of so august an assem- say, the most constitutional four dation. bly as this, and that diffidence is extremely increased by a consciousness of my inabi-doubts, as well as to the admissibility, in lity to do justice to a subject of such im- a religious sense, of giving such extenportance as that now before the house, sive latitude to the coronation oath, as in But, sir, on this most momentous occasion, a political sense, of deviating so widely it is impossible for me to give a silent vote; from the fundamental principles of the conand I am particularly desirous of explaining stitution, and from doubts too of the expethe motives which lead me now to differ diency of the measure, in immediate relafrom his majesty's late ministers with tion to the welfare and liberties of the empire whom I used to act, and for many of whom I used to act, and for many of whom I have long entertained the highest respect and esteem. It have long entertained the highest respect ably, during the course of a very long reign, and esteem. It have long entertained the line of extended the line of extended the line of extended the lines of the lines of extended the subject of removing catholic disabilities where the subject of removing catholic disabilities where the lines of the lines ing with so much liberality to new speak- ties, never, in my opinion, should be brought ers, and I will make the only return in before his majesty without the most indismy power, by trespassing as little on their pensable necessity; an urgency so irresistitime as possible. The present motion, sir, ble as absolutely to involve the safety of differs most widely from the notice that the empire. My next observation, sir, is, was given of it, and it contains an abstract that in the supposition of such an extreme case, when it might appear quite indispensable to submit the subject to his majesty's plication; it has arisen immediately out of consideration, it behaves those who may the late change in his majesty's councils, then be the advisers of the crown, to take Though quite abstract in appearance, it the utmost pains to explain the matter has undoubtedly a retrospective view in most fully, to place it in all its views, to this instance, and we must take it back to shew all its bearings and possible conseits source, and couple it with the causes that quences, and to provoke such a deliberaled to the removal of his majesty's late tion upon it in the royal mind, as entirely ministers from office, before we can pro- to obviate the possibility of misconception, perly entertain the discussion; we must to make it clear beyond all possibility of not be led away by an abstract theory from doubt, that the king is completely aware the real, though disguised object of the of the full extent of the measure to which present motion. It is not my intention, his consent is asked; and afterwards, if any sir, to enter upon the catholic question in unforeseen circumstances arise, to make an general. I feel myself quite unequal to extension of the originally proposed meathe discussion of a subject of such magni- sure necessary, another discussion and extude; I leave it therefore, in the hands of planation equally ample and accurate, and those who are far more able to do justice detailed with the first, should be reserted to it, and duly to appreciate its merits than to, in order most carefully to prevent any I am, and I shall confine myself strictly to misunderstanding from this variation. the motion before the house, and to the From the principles arising out of these consideration of that part of the conduct observations, I think there can scarcely be of his majesty's late ministers, which im-lany dissent, and I shall now proceed to. mediately occasioned their removal from examine how far his majesty's late minisoffice, and which I hold to be so closely ters have been governed by them, as connected with that motion; as not to ad-strictly as I think they ought to have been. mit of separation. Before I enter upon His majesty's late ministers, sir, inform as this consideration, I must be gleave, sir, to that they considered it, after mature delimake one or two preliminary observations, beration, to be absolutely necessary to do from which I standard the considered it. from which I think there can be but few something incorder to allay the fermentadissentient voices; namely, that adverting tion which appeared to exist in the minds to the deep-rooted and most conscientious of the Irish Roman catholics; and they scruples which have been long known to determined, in consequence to request exist in the royal mind, with respect to the that his majesty would allow them to pro-

pose to parliament the extension of the wording this dispatch than any other, so provisions of the Irish act of 1793 to the that it neight admit of only one possible rest of the empire, and thus to make that interpretation. It was their bounden duty law in England, which at present is law in Treland. Much has been said, sir, of the actly within the limits of his majesty's coninjustice, the absurdity, the great inconvenience and mischief of allowing that ano-· maly to continue, which arises from the act of 1793 not having operation beyond ted. But, sir, instead of this, it seems that the limits of Ireland. But, sir, in my the expression of laying open " all comopinion, this is much more speculative than real, much more theoretical than practical. No case appears to me to have been clearly made out, of such inconvenience and mischief, though this direful, terrific anomaly has so long existed; therefore. I think the correction of it not of so versed in business, I must leave to the much importance as has been represented house to determine & I cannot. The next His majesty's late ministers, however, thought otherwise, and acted upon that notice of a motion for leave to add some opinion. After much discussion, his majesty was at last prevailed upon to give his reluctant assent to the proposed measure. It is not denied that the consent was post-is, sir, in exact conformity to the bill of tive; but it is equally certain that it 1793, and consequently to his majesty's was most reluctant. Now, Sir, whence consent, but differs totally from the dispatch did 'this reluctance arise? Undoubtedly above alluded to, though that dispatch not from any disinclination on the part of ought to have been literally expressive of his majesty to dispense justice throughout the king's consent to his ministers propothis empire, with the most extended, most | sug to this house that the Irish bill of 1793 liberal, and most impartial hand, certainly should have force of law in the rest of the not from any want of paternal colicitude of empire. The king's consent went no furthe tenderest nature for the universal welfare, prosperity, tranquility, and happiness of his subjects. The whole of his majesty's .most benignant reign, from the first hour of it to the present, has been one great minterrupted proof of the contrary. But, sir, I canceive this reluctance chiefly to have arisen from a conviction that the measure was not necessary, as the inconvenience arising from the anomaly was much more speculative than real, and that infinite practical mischief might probably ensue from agitating the question of the catholic disabilities at all, because it might give rise to pretensions and claims which his majesty would find it his indispensable constitutional duty to resist. This reluctant consent being obtained, the next step was to send a dispatch on the subject, to the lord ligutenant of Ireland. Now, cir, if there requires that the utmost pains should be te it clear, explicit, and unequivocal beyoud at possibility of misconstruction, it certainly was the present. I say, sir, that it behaved ministers to be more careful in

to take care that the dispatch kept exsent. This for the most obvious reason, any misinterpretation of it being pregnant with consequences so much to be deprecamissions whatever," was made use of. This was certainly not illustrative of the provisions of the act of 1793, to which alone the king mad consented; and how to account for such a great inaccuracy being committed by such able of them, by men so step we come to is, the noble viscount's clauses to the mutiny bill. In the wording of this notice, we find the expression laying open " certain commissions." This expression ther; the dispatch went a great deal forthen; the one was limited, the other wellmited. When this dispatch was read to the committee of Irish catholics, in Dubhn, they naturally caught hold of the expression, " all commissions whatever," which produced the only effect it could produce, namely, their raising at once in their minds the most sanguine expectations. But still, sir, such was their astonishment at the king's having aconce given up the opinions and principles of his whole life, which had hitherto appeared to be too firmly fixed ever to be eradicated or shaken; so astonished were they at this sweeping removal of such an important and extensive portion of their disabilities, that they could hardly believe it, though the expression seemed only to admit of one interpretacion, and they signify their wish for a further can exist one case which, above all others, explanation, from the lord lieutenant. A communication to this effect arrives from the taken to make the communication relative lord lieutenant. This communication, with the draft of a dispatch in answer, admitting that interpretation of the former dispatch which was put upon it by the Catholics, is sent down to his majesty at Windsor by an ordi-

explanation? Did it not behove them to state to the king that it was quite another thing to which his consent was now required? That he had originally acceded to a limited removal of estraints, but that this went to administed one? If it were judged to a sessary in the first instance, but understand it is, to send a cabinet minister to explain the subject to the king, was it not ten thousand times more necessary to do so now? At first, his majesty was only asked to agree. to that being law in England which had long been so in Ireland; but the new proposal was to make that law now, which had never been so before in any part of the empire. The first went to laying open to The Catholics commissions from the rank of colonel downwards; this, to placing them in the command of armies. But, sir, though the personal intercession, and verbal explanation and discussion of a cabinet minister was judged necessary in the case of minor importance, a written document, ant by a common messenger, was thought sufficient, when the superior importance of the case was beyond the reach of compa-This dispatch is returned from rison. Windsor without any comment. What ewas the natural inference from this circumstance? Was it not that either his majesty! much difficulty had been found in obtaining his majesty's consent to the original ha legal anomaly, that upon so slight an explanation the king would at once give up those scruples, which I have before stated foundation? That he would at once agree-

nary messenger, without any great pains, I v-1- | steadily adhered to, would at once be done derstand, being taken to draw the royal at | away ? Or did ministers think that a miratention to the novelty of the case; in cle had been worked upon the royal mind short, with just as little ceremony as if it in their favour? Most certainly they could were an ordinary dispatch to a foreign mi- not attribute this wonderful change to the. nister. Now, sir, as a new case had arisen effect of their wisdom in argument, or the entirely different from the former, did it influence of their persuasive eloquence, for not behave his majesty's ministers immedi- it does not appear that, upon this most ately to bring on the ufost unequivocal important occasion, they had taken much pains to exert either. Would it not then have been wise, assuredly it would have been more decorous to have delayed sending the dispatch to Izeland till an opportunity occurred of having an audience of his majesty, when a verbal explanation on the subject might take place? But, no, sir, the dispatch is sent away immediately. His majesty comes to London very soon, and at the first interview with his ministers, upon the nature of the intended bill being explained to him, he gives the measure his most decided disapprobation. But, says the noble viscount, I did not understand this disapprobation as a refusal of consent, at least not as amounting to a retractation of the original consent? No! most certainly not a retractation of the original consent. His majesty has too just a value for his personal honour, and that of the crown. not to adhere most strictly to his word. But to what was this original consent given? Was it not to the correction of the anomaly arising out of the bill of 1793 not having operation in the rest of the empire. and to that alone? Had his majesty ever consented to this new measure? Certainly not; and of course it does not require much force of argument to prove, that no retractation of consent can take place where no consent has been given. His majesty did not exactly see the extent of the measure, had agreed to make the provisions of the or that he reserved his objections for a act of 1723 common to the whole empire. personal interview with his ministers? To this he adheres; but upon the newbill Could it rationally be supposed, when so opening the command of armies and fleets to the Catholics, he pronounces his most decided disapprobation. By what rule the mited measure, to the inere correction of consent obtained to the original measure can be made to apply to the new one. which is so totally different, I cannot conceive. It was reserved for the noble visto have such a sacred and constitutional count to discover that disapprobation means consent, and that the expression of all to such an extensive diminution of the commissions whatever, means certain com-Catholics' disabilities, though he had always missions. For him it was reserved to assimiheld it unwise to do so in a political sense, late alings that till now were considered as and impossible to do so in a religious so dissimilar, to approach almost to the sense? Could it rationally be supposed that character, of synonymous, terms which till the distinction between religious toleration now have appeared so opposite Well, str. and political power, which the king had so the noble viscount armed with this disap-

proving consent, brings this famous bill tonal right of giving their advice as long into the house: and his majesty, a few days afterwards, finding that, notwithstanding the pains he took to express his unequivo--cal disapprobation of the intended new measure, this disapprobation, by a most strained construction, had been taken to mean consent, is reduced to the disagreeable necessity of stating positively to his ministers, that if they do not cease to countenance this bill w'uch goes to do away in so great an extent one of the leading funda-- mental principles of our constitution, to which he never had consented, and never can consent, he will be under the painful necessity of desiring them to retire from his service.—The king, I am quite convinced, did not attempt upon this occasion nor ever has he attempted on any other, to exert his influence over his ministers, in their individual capacity as members of parliament. His majesty has too accurate a knowledge of the British constitution, and is too taithful a guardian of it, to attempt any such thing. No, sir, he only said, you must either withdraw your countenance from the bill, or yourselves from your offices. The ministers upon this determine to withdraw the bill; and here the matter might have rested. For, notwithstanding that the king had so much reason to be dissatisfied with the conduct of his ministers in bringing forward a measure of this nature, without his consent to it being trost unequivocally obtained; still, or, the king was desirous of retaining them in office; and here, I say, the matter might have rested. But no, sir! the ministers propose-their sovereign stipulations, which \*it was impossible for him constitutionally to consent to. Yes, sir; I do insist upon it, and I will prove it by argument, that I the sovereign of this empire could not insuperable objections. Now, sir, though consent to these stipulations, with a due regard to the principles of our constitu-That part of the stipulations, which went to reserving to ministers a right of much an inherent principle of our constigiving generally such advice to his ma- tution, as any other, and it is absolutely jesty as the circumstances of the em- necessary towards rendering extremely rice might appear to them from time to rare, if not entirely obviating, those continue to justify and to demand, was quite tentions between the crown and the parlia-"unnecessary at least, because their right frient so much to be deprecated, as pregnant as privy counsellors, and as the confi-, with the most serious danger to the welfare, draw their support from the bill. What rity, which he has ever shewn himself to b. good purpose then, could such a stipula- and acting up to that anxious solicitude for

as they femained in office; and that had never been disputed. Therefore, sir, I must always think this part of the condition attempted to be imposed, quite nugatory and vexatious. But now we come to a part, sir, to which I must beg to call the whole, undivided attention of the house. They proceed to stipulate that they may have a right, whilst acting as the ministers of the crown, to go to parliament clothed with all the consequence, consideration, and influence naturally arising from their official cituations, and support, by their speeches, a measure against which they know that their soveleign has the most decided objection. Not an objection lightly or hastily saken up, but one formed upon the most mature deliberation, and after having heard the subject discussed before him for years by the most able men, and after it had frequently undergone the most ample and elaborate investigation in both houses of parliament. This stipulation, I must say, sir, was most unconstitutional: it struck immediately at that very important precaution against the too frequent exercise of that part of the royal prerogative which ought, for the most obvious reasons, to be as rare as possible, namely, the negative of the crown upon a measure which had received the sanction of both houses of parliament This precaution I consider, sir, as arising from a most wise practice which has generally obtained ever since our present constitution took a settled form, of the ministers of the crown not supporting in parliament a measure, to which, after repeated discussions of the subject had taken place in parliament, and in that committee of the privy council called the cabinet, they knew the crown to have the most this is not a written part, still it has become by prescription, and certainly from every possible consideration it deserves to be as den i.d. advisers of the crown, remain- happiness, and liberties of the empire. ed unimpaired: it remained just as per-His majesty, sir, as a faithful guardian of that as before they consented to with-our admirable constitution in all its pution answer? It only went to the constitu- the rights of his subjects, which on every

insist upon it, could not possibly consent to this most unconstitutional stipulation. I have been quite astonished to see it advanced in support of this condition, that upon many other ogcasions the ministers of the crown still retaining those situations, have acted as individual members of parliament in abetting great and important measures, that were not introduced into the house with the implied assent of the crown, and to see the instance of the question of parliamentary refore and the slave-trade adduced, to maintain his argument. Now, sir, can any member of this house, or any man in the forld, scriptsly say, that those two cross and the present are analogous? The analogy at least is so distant as not to be admissible in support of any argument attempted to be founded upon it. To those questions, sir, I never heard that his majesty had expressed his decided disapprobation. Indeed I do not at all know exactly how his majesty felt disposed upon them; but of this I am convinced, that his objections against them, if any, were never eso strong as not to be got over by the advice of his parliament, and that the royal negative would never have been resorted to upon those two subjects. This, I believe, was generally understood. But what was the case in this present instance? Here was a measure proposed of the very both houses of parliament deliberately ex- dismissal from office. volve the great leading fundamental principles of the constitution. On these the so, they were virtually their own dismissubject and mature reflection; even if in his power to obvious the necessity of co-

opportunity he has invariably evinced, I do! both houses of parliament; otherwise, that essential branch of the legislature would be neglectful of the first duty which it owes to the country, namely, that of supporting the constitution to the best of its judgement. The crown would become a cypher, a mere dead letter of the constitution, and our legislature would no longer consist of king, lords, and commons; but lords and commons only. And further, if the confidential and responsible servants of the crown entertain a different opinion from the crown on these supposed occasions, it never can be held that the crown is obliged to subscribe to their advice, otherwise the ministers would be a branch of the legislature, and not the crown; the crown would be a mere pageant, politically defunct. I must here observe, sir, that as ministers absolutely refused to withdraw the stipulation to which I have just alluded, the king would have acted unconstitutionally in retaining them in their situations, because he could not have done so without signing a stipulation which one of the wisest principles of the constitution would not permit him to sign. The counter-condition which is said to have been afterwards demanded by his majesty from his ministers, I must think, sir, was perfectly natural, and the immediate consequence of the conduct of those ministers. Their stipulations gave rise to the other. It was hubest importance, not merely correcting certainly quite a natural feeling of the hua supposed defect, leaving the principle man find to require security against the entire, but toaring up by the root a funda- recurrence of such harassing, such afflictmental principle of the constitution; a ing attacks, from which it was well known measure, too, against which, as I have fre- that no advantage could arise to the counquently said before, the crown was known try, but quite the contrary, as they would to have so decided an objection, taken up be constantly reviving the agitation of a sub-. on the most deliberate consideration of ject, which if it cannot be agitated to any the subject for years, that it was morally good purpose, had much better, for the certain the royal negative would be applied most obvious reasons, lie dormant. But, to it if it should pass both houses of par-sir, admitting as I do that ministers could liament. If this does not mark the wildest not bind themselves by the pledge required. distinction, I do not know what that term I must ever think that his majesty could means. Almost upon every possible occa-| not constitutionally admit of their stipulasion, I am persuaded, that his majesty tion, and consequently that their refusal. would sacrifice his own opinion to that of to withdraw it could only terminate in their Had, they withpressed: but there are certain subjects drawn their demand upon the crown the which, more particularly than others, in pledge they complained of would have been withdrawn also; but as they refused to do crown is bound to exercise its own judge-| sers. His majesty, sir, in the whole of ment, and support its own opinion, not this proceeding has displayed the greatest trashly, but with due examination of the forbearance, endeavouring by every means this opinion should be contrary to that of moving his late ministers; and he did not

quite impossible for him to act otherwise, consistently with any regard for his constitutional duty. When I come to consider sir, the conduct of his majesty's late ministers since their removal from office, it does indeed astonish me more than I can express. This attempt, direct or indirect does not signify, it is equally an attempt. Therefore, sir, i repeat, this attempt to resist the indisputable right of the crown, this disclosure td parliament of what till now was ever considered as confined within the insurmountable limits of inviolable secreer, this arraigning, as it were, the sovereign at the bar of parliament, to account for his constitutional exercise of the royal prerogative, is, in my mind, as reprehensible a proceeding as has occurred in this country since the Revolution; and I must say, sir, that it meets with any most unqualified condemnation. Having now, sir, discussed this most important subject with as much accuracy as my humble abilities, and total want of experience in parliament, will admit of my doing, and I am afraid quite tired the patience of the house, I must express my decided opinion, that his majesty's late ministers have not adhered so strictly to the principles which I premised, as I think they ought to have done; and though I may lament, which I sincerely do, the necessity that I am under of disapproving their conduct in this respect, as well as in many other particulars immediately connected with their late proceedings, still, sir, however repugnant it may be to my feelings to differ from shose, for many of discussion of the merits of the Catholic whom I shave long entertained the most bill. Though he had supported that bill. ufffeigned esteem, and it is extremely he thought the consideration of it wholly painful, my duty is with me paramount to irrelevant to the present question. every other consideration, and were I to was sorry his majesty's late ministers had neglect the performance of it, I should consented to wishdraw it, but that bill did forfeit that self-approbation which I value not appear to him to have any thing to do above every earthly good. In taking the with their removal from office. It was part that I do, sir, I feel that I am conscientiously discharging my duty as a member of parliament. I feel that I am actuated by a just sense of what I owe of patriotism signed that pledge, there was no disgrace to my country, and of loyalty to my king, without the one being diminished, or the merited. Such a pleage would have made other unconstitutionally exaggerated by the king absolute, and removed the respon-that extreme personal attachment which I sibility of his ministers. He approved of have ever borne to the most benign, the the measures of the late ministers, and most paternal, the best, the most patriotic sincerely regretted their removal from ofof sovereigns. I feel, sir, that I am stand- fice. But that regret might perhaps be ing forward in defence of the due consti-lighter, if they had been succeeded by tutional exercise of the prerogative of the men of talents or abilities. But were not

resort to that extremity, until-they made it | if it were to prevail, might ultimately cause our government to degenerate into a tyrannical oligarchy, or a factious democracy, and we might then bid adieu to that blessed constitution, the glory of England, and admiration of the world; we might then bid adieu to that enviable political existence, which is the honest pride, and forms the foundation of the conscious superiority of every Briton; we might then hid adieu to that invaluable inheritance handed down to us by such ancestors as no other people have to boost of; and we might soon be fettered by the galling despotism, or tossed in the basterous whirlwind of democratic fury trust, sir, that we shall avert such that we shall prove by the vote of this night, that we consider the crown as now standing forward, in the most paternal, and most patriotic manner, to support the best rights of the subject, by upholding a main pillar of the constitution, the fall of which would involve the whole fabric in indiscriminate ruin. It only remains for me, sir, to say, that I shall vote most heartily against the present motion: and I must make an ample apology to the house for taking up so much of their time, which might have been much better employed than in hearing me, I cannot sit down, sir, without expressing the most grateful sense of the liberal indulgence with which the house has been so good as to honour me.

Mr. Ord, in the few words he had to say, should not follow the example of the hon, general, but should abstain from any their refusal to give a pledge not to advise his majesty upon the subject, that had caused their removal, and if they had and reproach which they would not have crown again an attempted invasion, which their successors the dregs of a disgraced

who had held the seals of office for a few hours, on a former occasion, in their possession, and carried them back again in acknowledgement of their own in becility? He wished the house to consider what might be the consequence of heir admini tration in Ireland. If the continued to act upon the principles of the system upon which they had come in, their measures would lead to a separation of the two countries. Such would be the consequences of the administration of those who professed to come into clice as the supporters of constitution. The rerogatives of the crown, and the existing establishments of the church and state.

Mr. Whitshed Keene expressed in regret to be forced to vote on the question, but felt compelled to vote against the motion, because he thought it amounted to an issue between his majesty and his late ministers, at the bar of that house. The Catholic bill is wholly irrelevant to the question; but as it had been introduced into the discussion, he should say upon it, that though the was a friend to the most unlimited to-

of power to them.

Mr. Wharton objected to the motion on two grounds; the one, the words in which it was couched; the other, the line of argument which the hon, seconder had then. He could not compliment the hon. gent. on his discretion in intimating, that although ministers ought not to consider themselves as under the controul of the king, they ought to coneider themselves as under the controll of White Boys of Ireland. The hon, gent, by whom the motion had been seconded, seemed to ground his support on the idea, that when noble lords and gentlemen were, called to the councils of his majesty, the had no power to reweat, but must continue in office whether they would or not. Another point on which he opposed the motion was, that it was incompatible with the wisdom of the house to entertain the discussion of any abstract proposition Many abstract propositions whatever. might be considered incontrovertible, except when they were applied to new cases; expressed an absolute repugnance. He terrified that the language of the present

administration? Were they not the persons would suppose a plain and possible case. he would suppose that, many years ago, some hon. gent. had moved an abstract resolution, that in any way to restrain the commerce of his majesty's subjects would be injurious to the country, and that it was the duty of parliament to prevent such an attempt. Such a proposition would have been good abstractedly considered, and yet had not the legislature receptly restrained and abolished one of the most important branches of commerce? No abstract proposition was more true, than that it was highly criminal in subjects to take up arms against the so-But suppose that another king vereign. James the Second were to arise, would they not be justified in doing so? Any unconstitational measure of the king to restofe popery, would justify what would otherwise Supposing that the king be unjustifiable. might have ministers, who, by advising that papists, acknowledging the power of a foreign potentate, should be admitted to the highest offices of the state, should tacitly declare the immediate ancestors of the king usurpers; surely in that case his majesty would be perfectly right in regulfing leration, he would not consent to any grant from such ministers a promise that such advice should not be repeated.

Mr. Fawkes declared that, in his opinion. the question was simply whether or not we were any longer to adhere to the British constitution. Under all the circumstances of the case, he thought that his majesty's ministers had acted discreetly in withdrawing the Roman Catholic bill; but he must at the same time say, that in abandoning the bill, they had paid all the deference that was due to the scruples of an august personage, to whose feelings the bill was repugnant. . Had they proceeded one step further, had they signed any pledge for their future conduct, had they ceased for one moment to be the unfettered advisers of their sovereign in the present state of the British empire, they would have been lost beyond all hope of redemption to all sense of decency and shame, and have acted in the most unconstitutional and unjustifiable manner. The responsibilety of ministers was the security of the privilleges of this country, and distinguished it from every other. If those ministers were no longer free agents, where was this responand surely no case could be more new, sibility to be found? If they tied themselves than that an administration should lend its | down to give That advice to the crown which weight in parliament to measures which should be only palateable to it, in what a and not only not received the concurrence | state of danger might the country be specof the king, but to which his majesty had dily placed! He was awarened, he was

day upon this subject. Such was not and wouldsupport them. For himself, he the language which prevailed at the time had nothing to fear and nothing to hope councils of the nation recommended to of perfect indifference to him, by what set him to dismiss his Dutch guards, and when a refusal on his part might have remistered, to they were well administered. produced those scenes which had once de- There was he would admit, much shrewdluged the country with blood. The responsibility of ministers was one of the best safeguards of the constitution; and, at once destroyed, though the mace might lie once destroyed, though the mace might lie on the table, still the essence of the constitution could not be saided be preserved; if the great land-marks were once gone, we should in vain look for the constitution. we should in vain look for the constitution. distance. So thinking, he could not give It was impossible to recollect the conduct them his support.

Of the august personage alluded to, without would detail the house but sentiments of gratitude and representation but sentiments of gratitude and veneration; but on a question so vitally important as the present, he would not compliment away the it, the propriety of the measure, to the rash constitution; he would not surrender that glorious inheritance which had been left to us by our ancestors, who in former times. filled these benches with so much honour to themselves and advantage to the country. He felt himself obliged to the hon. gent, who had brought forward this motion, for having afforded him an opportunity of recording his sentiments. During the short time he had had the honour of a seat in the house, he had given his feeble support to the late ministers, because he conceived they understood and pursued the interests He could not, without of the country. sentiments of gratitude, reflect upon what they had done, to lighten the burthens upon \*ie shoulders of the people. The abolition of the slave trade was another measure which demanded his approbation. Their intentions to bring the population of Ireland and Scotland .nto the service; their measures of retrenchment and economy, the advantages of which were hourly felt in every department of the state; their disposition to heal the wounds of Ireland, and to conciliate the discussion of abstract propositions; and the affections of that important part of the empire; all these were irresistible motives with him for giving them his support. 'I he extraordinary change which was the subject how read. of such general regret, would however not be unattended with some advantages. country would learn from it, who they measure, though it was one, he confessed, of were among its representatives who would the first importance, and consequently entinever abandon their own characters, or the tled to every attention from the imperial people's rights. tration had lost their power, still they might immediately before the house, it was said say with the gallant Frenchman Francis I, in the course of debate, that the declaration of his majesty's ministers went the length

of our great deliverer, when the great from any administration. It was a matter

for a very short time. He would leave to others who were better qualified to discuss introduction of which the late ministers owed their dismissal. For himself, he was determined to give every assistance in his power to the maintenance of that constitution in church and state, in the principles of which he had been educated, and upon the religious observance of which he conceived the best security of that constitution to reside. Seeing no necessity whatever for the recognition of an abstract principle of the nature proposed, he would endeayour to get rid of it by moving, " That the other orders of the day be now read."-The original question and amendment having been read by the Speaker,

Mr. Bastard observed, that the misconception with regard to the nature and extent of the measure brought forward by the late administration arose, as he understood, from the most imperfect explanation afforded his majesty by those ministers. He wished to know the precise grounds upon which the difference between them and an august personage arose. He never approved of sooner than entertain that proposed by the hon, gent, who opened the debate, he would vote that the other orders of the day be

Mr. Maurice Fitzgerald said, he did not The rise to consider the merits of the Catholic Though the late adminis- | legislature. With respect to the question nour." This was a consolation whic bought of violating the prerogative of the crown ::

but surely that declaration must have been priety, be called on to repose confidence in it for maintaining their character, their honour, and independence, that it was deemed proper to withdraw from them that confidence which had entrusted to them the administration of public affairs? He was certain that, on an unprejudiced consideration of this most important subject, it would be admitted that their conduct did not ment the treatment it had experienced. But did they persevere in the Catholic measure? No; for as soon as they discovered that it was extremely objectionable to the royal mind, they consented to withdraw it. A deep -- seuse of duty and particular regard to his majesty's technigs had induced them to yield to the bent of his inclination; but after having submitted to the royal consideration this measure, which they thought of the greatest magnitude, being one, in their opinion, which involved the interest and security of the empire, and having afterwards withdrawn it from deterence to his majesty, what more could they have done to egive satisfaction in the highest quarter? Could it be believed that a pledge had been required of them at the very moment when they had given such strong proof of their high respect for his majesty's opinion? This, however, they declined to do, because such a pledge would be, in their estimation, a departure from every honest principle, a violation of their oaths as his majesty's counsellors, and an infringement of the constitution. If they had not maintained their honour unsullied, they must surely for feit all claim to confidence, and receive what they would undoubtedly merit, public indignation and densure. This being the case with respect Vol. IX.

hastily read, or very much misunderstood those who succeeded them? He did not by those who made such a studement: for | mean to say, that his majesty's present minihis own part, he did not see any thing whe- sters had given any such pledge as that rether in the declaration made by the late quired from the late ministers: but what ministers to his majesty ou the catholic was the fair inference? Unquestionably, bill, mait had been improperly called, or in that they were ready to do what their pre-the resolution proposed that high. What decessors in office had declined. He can-was the extent of the declaration which had didly confessed that he was unwilling to thus alarmed the minds of gentlemen? place any reliance on such men, under the What, he would ask a Britis assembly, was circumstances of the case. He did not see its object? Merely to restrive to the ser- any ground on which they had entitled themvants of the crown, who were also the re-selves to the confidence of the country, whesponsible sevants of the people, the liberty there considered the motives which had of exercising their judgements in the discharge of galacty imposes on them by the solemnty of an oath. Was it for a rigid duced by such an administration. Here observance of this sacred obligation, that the question naturally suggested itself, what the late ministers were to be censured; was influence could such a change produce in Ireland? That unfortunate country was in the enjoyment of perfect tranquillity, and greatly attached to its government. If he were to refer to the sentiments of Ireland respecting the late ministers, he could not more strongly instance them than by stating the support given to them by a right hon. member (Mr. Grattan), whom he should not attempt to panegyrize. That right hon.gent. possessed the confidence of his countrymen, and he approved of those ministers. With respect to the state of Ireland generally, he was sorry to observe, that a total ignorance of it existed in England. He regretted to see, likewise, that an apathy prevailed which might lead to the worst consequences. He was aware that this topic was unpalatable to many, and indifferent to more. For this and other reasons, he did not wish to dwelupon the subject, but he could not dismiss it without asking whether it was of any importance to this country to have the support of 4 or 5 millions of people to co-operate in the present struggle against the common enemy? [A cry of hear! hear!] Engaged as Great Britain was against the most enterprising and dangerous enemy, she had ever contended with, it must be of the utmost. consequence to her to receive the support of such numbers in the moment of difficulty. The enemy was menacing the world with his numbers, and always boasting of his population: was it, then, at such a moment and under these circumstances, consistent with sound policy to damp the ardour, and repressed the generous feelings, of as brave and de-termined a people as any in the world? He felt it his duty, to ... hunt these considerato the declaration of the late ministers, he tions to the house, however impleasant they would ask, whether we could, with any pro- | might be to any one in or out of it, from th

firmest conviction that the principles of ex- to act upon them, and that, having couclusion would be attended with the worst effects in Ireland. On all these grounds, he heartily supported the original motion.

Sir Thomas Turtonestated, that the original proposal of ministers went no farther than to make the act of 1793 valid in England. When they departed from thus intention, it was heir duty to explain it to his majesty; but did they do so? Did the noble lord explain those sweeping alterations, the tendency of which was to repeal the Test laws, at far as they regarded the army and navy? As to ministers claiming any merit for having abandoned the measure, he thought they would be more entitled to the praise of consistenc; and the support of the house, had they 'As it was, it looked persevered in it. as if they meant to claim for themselves all the ment of having introduced the measure, and of casting upon their sovereign the obloquy of its rejection. What, in fact, was the nature of the pledge, as it They was called, required from them? stipulate with their sovereign, that they shalf be allowed to express their sentiments fully and freely upon a particular measure, when it shall come under consideration. To this he assents, but requires. at the same time, that he shall be no more: importuned on a subject which is disagreeable to him. He says, in fact, 'You may do this,—but, when you have dore so, Tet ry hear no more about it.' An allusig. had been made to the conduct of king 'William, on a particular occasion. If the hon, gent, who made it, had carried his most conducive to the interest of the emresearches a little further, he would have pire, and the liberal character of the first found, that that great prince had been so magistrate of an independent people. teazed by his ministers, that he actually They had most virtuously resolved, that meditated the abdication of the throne, they would not me up their own hands Gentlemen who made appeals to the house from doing any act, or bind their conand the country, would also do well to say sciences against giving such advice, as, in something in favour of the prerogative, their judgment, any future circumstances Several allusions had been made, in the might in justice demand of them to give. course of the debate, to the system pur- If the house were not to support them in sued by the late ministers with respect to such a free and manly line of conduct, Ireland. Did it follow that these salutary they might expect, hereafter, to have mimeasures were to be abandoned? If they misters who would be subservient to the were conciliating, if they tended to secure nod of any monarch; parliament might the peace and tranquillity of that country, hereafter be disgraced, by becoming the 'that would be of itself a sufficient induce-instrument of the most base and wicked ment to the present administration to walk ministers, and the sovereign, instead of in the same path. phecies had been uttered in the course of being the king of a free people, who lived the evening. To such predictions he paid in their hearts, might, in future times but little alternion. He generally found, become the absolute monarch of a slavish that those wife pronounced them, meant and enervated people, who would not have

tributed to bring about the very evil which they affected to deprecate, they then came forward and claimed merit for their political foresight. The real question before the house was, whether the sovereign was or was not to be supported in the fair exercise of his prorumtion. Pgainst an aristocracy which had the presumption to endeavour to dictate to him? No one would be happier than himself to see all religious and polyceal animosities subside; but he would not, by rash and inconsidents as peculations, hypered the edifferent the rate speculations, hazard the difice of the constitution. He would wish to amalgamate and identity with each other the different nations of which the compromise composed, but he would not compromise the safety of the most important part of it.

Mr. Curwen declared, that he was not disposed to pay any fulsome compliment to his majesty's late ministers: but he sincerely thought, that, for their manly, firm, and independent conduct, relative to the pledge that had been demanded of them, they were entitled to the thanks not only of that house, but of every independent Englishman, who had the least spark of British freedom in his breast; as they had, as far as was in their power, maintained, unimpaned, a great principle in the constitution of Great Britain, namely, that the ministers of an English monarch being responsible to parliament, should not, upon any account whatever, or at any risk, agree to refrain from giving their sovereign such advice, as in their opinion was pire, and the liberal character of the first Some political pro- baving the honour and the strength of

tain his honour.

Mr. Tuffnell thought that the late uncalled-for change in the council of his majesty could not fail of making a deep impression onour allies, and of raising the expectation of our enemies, and of raising the expectation of our enemies, and this at a period where the eliance had been entertained on the assistance and the co-operation of Great Britain in the common cause; for, could any one assert that, either at home or abroad, the slightest confidence could exist in the permanence. of the present administration. The right which the crown possessed of appointing ministers was undoubted, but it was necessary that the ministers appointed by the crown should possess the confidence of both the aristocracy and the democracy of the country. To what extent might not the principle of restraining ministers from proposing any one measure go? It might be productive of the most incalculable evils. The new administration seemed to emulate the giants, who, when they were overthrown and touched the earth, The hon. baronet (sir T. Turton), who had recovered their strength: for it was not long since they had doubted their power to carry on the government of the country, and since that time their attempts at opposition had been repeatedly defeated.

Mr. Fuller contended, that this was just a question between one set of ministers and another. As to the pledge demanded by his majesty, if any minister had advised the abrogation of the Bill of Rights, or the dissolution of Magna Charta, he should like to know whether the king would not have been justified in demanding from them a promise to refrain from such advice in future, and, if their word was not to be trusted, to demand that promise in writing? Forty years ago, such advice as had ple to believe that such a pledge was proper been given to his majesty, would have to be demanded, and who persuaded him been impeachable. He remembered the time, not 30 years since, when lord North gave up tous point, and sent to Ireland 70,000 stand of arms, which had since been used in rebellion against this country. Some people said, that the late ministry had done great things. He thought the great family of which it was chiefly conposed, had been always very full of theories, and no family had been better paid for their theories. By the first theory we lost America; by the second, the election ach a most contemptible court had been produced; and by the last and most fafal, the slave trade had been abolished. He apprehension on that score, nothing could

spirit to defend their own rights, or main-| insisted on it, that the Americans acquired by that measure the traffic in 170,000 hogsheads of sugar annually, 170,000 hogsheads of sugar would be annually lost to this country. He knew that the king and all the royal family almost were adverse to this measure. [Here the cry of order! order! increased considerably, and the Speaker reminded the high, gent, that this subject had been alread disposed of, and had not the least connection with the question then before the house.] hon, member then proceeded: Very well, sir; I may not perhaps be perfectly in order; but this much I will say, that I entirely disagree with the hon, member who has made the motion now before you, and Misapprove of all that has since then been urged in support of it.

Mr. Plunkett (attorney-general for Ireland) considered this question as important in the abstract; but tenfold more imperious when viewed in connection with the late measure which was supposed to lead to the dismissal of his majesty's servants. spoken, had asserted, that the resolution went to attach blame to his majesty. He was most anxious to deliver himself, and those who concurred in opinion with him, from such an imputation; for he had the highest respect for his majesty, and beheved him to be utterly incapable of doing any thing of himself which was not called for by the interests of his people; and, therefore, those who had secretly advised him, had done a double injury; first, in inducing his majesty to believe that he was acting contrary to the interests; of his people; and next, in persuading him to demand an unconstitutional pledge. Those who had led the Father of his Peothat the Protestant establishment was in danger, had taken upon themselves the responsibility. The house had yet to learn how the Protestant establishment was endangered. He would keep that point in view in what he had to say, for be was firmly persuaded that the safety of the empire depended on our connection with Ireland, so, he was convinced, that our salvation depended no less upon the stability of our Protestant establishment; and therefore he was an enemy to every thing that could have a tendency to injure that establishment. If there were grounds for ...

sect; but, on the other hand, nothing could to a greater crime than to ring such an alarm when there were no real grounds for it .-He would not say that they who rung this religious alarm, asserted what they knew to be false; but he must say that they shewed a want of discretion which completely proved their incapacity to hold the reins of government. In hoswer to this clamour, it might be sufficient for him to say, that the measure had been abandoned; but he wished shortly to call the attention of the house to the measure of 1793, because he apprehended the extent of it was not well The measure did not merely understood. apply to Irish catholics, but to all Catholics, who might exercise their commissions in Ireland. By the act of union there was no separate establishment for Ireland, either in the army or navy, and therefore by the existing law after the union, it was competent for any catholic in Ireland to hold any commission in the army except that of general on the staff, and in the navy any commission whatever. The addresses there-.. fore which had been attempted to be procured, were contrary to the existing law. Where was the danger stated to be imminent? In Ireland: and yet there where the danger was said to be most pressing, powers were granted to the Catholics which it was not thought fit to allow them in any other place. The alarm was rung through The country; and if it had been confined to playards on the walls, pointing out the serrors of the Pope and the dreadful evils of popery; if it had been confined to the mproduction of chordses into concerts of ancient masic, and the singing of catches and glees in favour of the constitution in church and state, the matter might have been passed over. But no one serious thing had been attempted. The peace of the University of Dublin had been disturbed by a person for whom he had great respect. The person he alluded to, was the chancellor of the University (the duke of Cumberland), who endeavoured to procure a petitival from this seminary against the the Cathodics. When his first letter was not 'attended to, he wrote a second; and he was sorry to say that in that letter the royal rank, and consideration in the community. duke had conveyed an insinuation, too It might be said, that they ought now to plata to be misunderstood, that the only sp his favourswas to present such a petition human nature they should be contented.

he made proper than to ring an alarm on the [hear! hear! ] He was sorry he could not state the exact date of that letter, but it must have been written either after the measure was anandoned, or before. In the one case, il could only be considered as a party mandrive in favour of the new ministers; in the other, it must have been the effect of secre and uncer transmit advice. This would come home to the feelings of every member. Religion was not to be used for the purposes of party clamour. It was valuable for its own intrinsic merits; it was valvable as a code of moral instruction; it/was valuable id promoting the purposes of order and good government, and all the virtues and social charities of life. It was the flow equally cruninal and impolitic A trifle with fand make it a stalkinghorsed He called on those, therefore, who had always professed themselves to be the friends of true religion; upon those who were its friends, not in name only, but in reality; upon these who considered it as something too valuable in itself to be reduced to the degraded character of a party engine; he called upon them on the present occasion to shew their conviction of its truth, and the soundness of its doctrines.-He would now proceed to call the attention of the house to the pledge which had been demanded of his firajesty's late miffisters. He would not enter upon the general question, which had been already so ably treated. He would not enter upon the danger to the constitution of having secret whisperers about the throne. He would not consider the novelty of having secret advisers to counteract the measures of the public and responsible advisers of the crown. He would not corer at length into the consideration of the mischief that must result from separating the interests of the crown from those of the people, but proceed mimediately to consider the pledge with a view to the state of Treland. If there was one subject more than another which ought to engage the attention of his majesty's ministers night and day, it was the state of Ireland. The general state of Ireland was this; since the commencement of his present majesty's reign, the Catholics had recoived a succession of benefits, and they were sensible of it. They had gained wealth, be contented. [Hear! hear! from the way for the university to recommend itself ministerial bench.] But it was not an se he required: [Loud and repeated chies of Could they he so, when it was so natural

were a body unpaid by and unconnected with government. They were, therefore, subservient to the wishes of the higher orders, and to the peasantry, who bere an enormous proportion to the rest of our population, they were in an unfortunate situation, from causes peculiar to themselves; which he would not enter upon. Whether a remedy could be well apcould continue as they were. For the truth of this he might appeal to a right hon; gent. (Mr. Elliot), who was well acquainted with the state of that country, and who had been compelled to abandon a measure which he had in contemplation for strengthening the Protestant establishment, on account of the situation of the Catholics. Was such an exclusion heard of in any other instance? Every corporation, and even the most trifling bodies, had the right to petition the crown and to claim the advice of ministers; and was this large body of our fellow subjects to be totally excluded? This was not only a novelty, but a most alarming appearance in our constitution. Nothing but an act of divine power could keep things as they were. If the Catholics were told that they had no hope from the crown-if they were told that they could not proceed to state their wishes and their grievances in the the evils which they foretold. He agreed constitutional way, they would do it in an that the consequences which might be constitutional way, they would do it in an unconstitutional way. What an hon, baronet (sir T. Turton) had said, with respect to political prophecies, was, he conceived, equally unfounded and unparliamentary. He had said that those who uttered these prophecies, had the wish to accomplish their fulfilment. He (Mr. Plun, should receive the same liberal construckett) was ready to meet whatever obloquy tion. If he, therefore, however erroneous he might experience on account of his pro- his opinion might have been, thought that phecies. He denied the inference drawn the measure lately introduced; a measure by the bon, baronet. He had in Ireland which the late ministers represented as so Hedges too dear to trifle with the peace of essential to the welfare of the nation, and that country. He owed the deepest grati-tude to the crown for the confidence which doned—if he shought that it was pregnant

for them to desire to be admitted to all the of hostility with respect to the present admibenefits and privileges of the constitution nistration—he was under no pledge to the under which they lived? What was the late ministry—he had only the desire to do his "state of the priests in Ireland They duty, and he declared that he regarded the situation of Ireland with a degree of terror and alarm which he could not find words to express. Gentlemen did not seem to know that there were fiends and demons in Freland who watched for every opportunity of disturbing that country, and if the people were denied access to the crown, they would be thrown into the arms of the wretches to whom he alluded. The danplied at present he could not say but this he ger might not be immediately felt; but it would say, that k was impossible that things was threatening, although it might be secould continue as they were. Mhey might cret. It was not when it actually arrived be better of they might be worse, but they that we were to consider the means of could not remain in their present situa- overcoming it; the means of preventing People might shut their eyes, but it ought to be considered beforehand. A they might as well attempt to overturn the momentary calm ought not to lull us into laws of gravitation as to think that things \ \text{security, for the calm would be deceitful.} He felt that we were walking per ignes suppositos cineri doloso. If the unpression should go forth among the Catholics, that the persecuting spirit was to be revived; if such a line of distinction was to be suffered to exist between the two countries, the very existence of the nation, he was persuaded. would be in the most imminent danger, and the state would be shaken to its very centre. He had now discharged his duty, and whatever might be the consequences of a want of conciliatory measures, that reflecsion would afford him some consolation.

The Chancellor of the Exchequer Air. Perceval) agreed most completely with his right hon, and learned friend, that nothing would be more contrary to the fwedom of debate in that house, or to a full and open . discussion of the different questions that might come before them, than the maxim, that political prophets wished to accomplish dreaded from any measures, ought to be freely stated. But when he allowed that freedom to others, and put the best con- . struction on their motives, he had a right to expect that similar freedom sould be allowed to himself, and that his literives had been reposed in him; he had no feeling with danger to the constitution, it sught

be imputed to him that he had at- of this sort merely for party purposes. tempted to raise an unnecessary alarm, or that he had only party objects in view. He had stated before, and he now again stated, that the measure appeared to him to be attended with extreme langer to the established religion. He had stated before, proper to make use of his majesty name for that the measure would not have the effect of rendering the Catholics content with their condition; hat it would lead to other objects, and that i would not stop short till it had brought Roman Catholic bishops to the house of lords; hear! hear! from the opposition;] that certainly was the impression on his mind at the time. The arguments of the hon. and learned gent, who had just sat down, afforded some colour to this opinion, for he said that it was not in human nature that they should be contented, unless admitted to-all the honours and privileges of the constitution. From this it was clear that he was correct, in stating, that the measure alluded to would not have removed discontents, and would therefore fail in its object. In accept to the arguments of the noble lord (Howick) opposite, he had stated that the Catholics would not be contented with that measure, and nothing short of an equality, in every point of view with the Protestants, would satisfy the Catholics. That was his impression, and on that he had acted, and he was ready to maintain by argument, his view of the \_\_uestion, at a proper opportunity.\* world hot now enter upon it. But the arments of his hon, and learned friend, would have had more force if the measure had not been abandoned; how and why it was abandoned altogether, had not been stated, but it ought to be considered by whom it was abandoned. But, as it had been abandoned, it did not form the most The hon, and learned gent, had made an animated appeal to those who had , always professed themselves to be the friends of religion; but he could not concrive hole there could be any thing un-ุอะเธรีเป็นวิทย์ or improper in procuring addresses in favour of the Protestant religion, by those who thought the measure was calculated to undermme that religion. [A cry of no! no!]

Mr. Plunket here rose, and expressed his regret at interrupting the right hon hear! He did not mean as to the dismissal gont., but what he had said was, that it of the ministers, but as to the pledge.

party purposes or to in the discussions in that house, as pad been done on the present occasion, in a manner absolutely unprecedented. The endeavour to procure addresses in the case was not unconstitutional. but he was extremely desirous to come to the question As to the merits of the late ministry, his opinion of their measures had been stated on different occasions. But he could not confine himself merly to the words of the motion. The proposition was itselfone which would be generally admitted but it must be taken in connection with other circumstances, and especially the dismissal of his majesty's late ministers. It was not the expression only that was to be considered, but the implication, for it must be implied that the dismissal of the late ministers was an act deserving of censure. implication was clear when the motion was coupled with the statement of the noble lord (Howick) relative to a pledge required and refused, and the consequent dismissal of the ministers; but more particularly so when the words respecting the impropriety of granting a pledge, " either expressed or implied, " were considered, which must be understood to apply to the present ministers. Hear! hear! from the opposition.] He was glad that he had distinctly understood the nature of the motion, but he wished that the hon, gent, who had opened it had stated that and not left it to be implied. However, if he understood the question, it would appear extraordinary if he should be debarred from considering it with a relation material part of the present question. This to circumstances, and as implying a censure therefore, was not the period for its discus- on the crown. justice to the sovereign, if he was to be called to the bar, and arraigned, [a loud cry of hear! hear! order! order!] that the question should be considered without a reference to circumstances. He felt himself under great embarrassment on this coccasion. They said that his majesty was not censurable, but his advisers. Now, it was contrary to the fact, that his majesty acted in this case, in consequence of any advice; he denied that any advice was given him on this point ;- [ hear ! was unconstitutional and improper to use would afterwards maintain the propriety of his majesty's name to procure addresses requiring that pledge; but as far as he knew



and believed, no advice had been, in fact, given | tent to which the measure was to be carried. on this point. But he approved of what had been done, and was ready to be responsible for it; though he was obliged to state the fact exactly as it was. As to secret advisers, he asserted, there were none such while the ministers continued in office; when they were dismissed, his maj net p. had, of course, consul-· ted others.-Now, in considering this question, with a view to the circumstances, he would take three periods into view; first, when the assent was given to the bill; second, when the bill was brought forward; and third, when it was withdrawn. As to the first, the important part was, what must have been the understanding of his majesty when he gas a nis assent to the bill. majesty could only have hat in congmplation the extension of the Irish act of 793 to this country. That appeared from be reasoning of the dispatch sent to his majesty, which went to the anomaly of having such an act in the one country and not in the other, and to the pledges that had been given. The words "any military commission," must have been undersood as applying to that ecasoning, as it was afterwards thought necessary, in bringing in the bill, to add the word " appointments." His majesty had withdrawn what had been considered as a reluctant assent to the additional provisions of the bill, and stated that nothing would induce him to go one step faither than the act of 1793, hoping, at the same time, that this would relieve him from all further trouble on this point. But it was not his majesty only who understood the measure in this way. Even the person who was to propose it, laboured under the same misunderstanding, and it was not clear that they themselves intended to go farther, for the Irish chancellor of the exchequer, in answer to a proposal for adjourning the second reading of the bill for two days, on account of the absence of Irish members, said that there was no particular occasion for the attendance of the Irish members, as they were already acquainted with the measure. But this was not all, for no less than three cabinet ministers refused to concur in the measure, when they understood the exlord chancellor. not even summoned to the council, and thus brought in the sovereign as the responthe particular adviser of the king's conscience stole person. The king never stood in such was excluded in a matter with respect to a situation. Ministers stated that they would which it concerned him to be thoroughly declare on the Catholic question that their informed. It was known from the first au- sentiments remained the same as ever, and

But this was not all; even the Irish secretary had his doubts about it, and under these circumstances it was quite clear, that his majesty had only the act of 1793 in contemplation. Here therefore, he would close the first period, having established this, that his majesty was certainly not apprised of the extent to which the measure was intended to be carried. The next period was that in which the bill assumed the form in which it was brought into the house, when a reluctant assent was understood to have been given to it. And here when the Irish dispatch was received, it was ascertained that the design of the Catholic petition had not been abandoned on account of this measure. It was ascertained how the demands of the Catholics grew out of the relaxation of the laws respecting them. It was supposed that this would content them; but it was understood from the Irish chancellor, that it would not. and that there were two or three other particulars which they required. They wanted to be sheriffs, to be admitted to corporations, and to be king's council. This being the case, in the communications with his majesty, a proper explanation was not given, and though there was no intention to deceive, yet there was a highly blameable negligence on the part of ministers. His majesty, however, being averse to the bill, they attempted to amend it, and then agreed to withdraw it. And here commenced the third period. It appeared to him, that those who objected to a general pledge, overlooked the violation of the constitution on the part of ministers. They diad recommended the measure as indispensable; they said that not an your was to be lost, and yet they agreed to withdraw it, and this they called " a sacrifice of private feelings to public duty." It was the oddest sacrifice of private feelings to public duty the had ever heard of, to abandon a measure which they had represented as indispensable that they might not be obliged to abandon their places. How did the crown and ministers stand on that occasion? they introduced a measure, which they considered as essential to the welfare of the state, and then consented to withdraw it. Who was to betent to which it was to be carried, he meant consented to withdraw it. Who was to lords Sidmouth and Ellenborough, and the responsible for that? If the minister was a The lord chancellor was compelled to act contrary to his judgment, thority, that the person who was to procure this threw the responsibility on the sovereign. the king's assent did not understand the ex- | 1 as that constitutional? However, as to:

this, the sovereign only expressed his regret- | warned them, that cases might happen where but ministers further stated, that they would from time to time bring the subject before He thought that the conduct of administra-They were to do this, though they knew that this was not a common opinion, which he might change, but a rooted prinwiple, which he would never abandon. was perfectly ready to admit, that ministers ought not to edvise his majesty contrary to their judgment, but their duty was not to fetter the prerogutive. Ministers need not have made these statements to his majesty, for they might have acted upon the princ.ple without them. But this was, in fact, requiring a practical pledge from the sovereign, that he would not dismiss them for urging this measure upon them, and therefore it was necessary for him to have a pledge that they would not harass him. He accordingly exacted it, and they r fused, for the reasons stated in the minute of council. Now; in what situation would this pledge have placed them? They could go on till circumstances occurred which should, in their apprehension, render it their duty to submit the claims of the Carbolics to his majesty, and then they might resign, for his majesty did not stipulater for the eternity of his ministers. It was also proper to attend to the point on which the assurance was required. The king had a right to say they should not come to him with counsels contrary to his coronation, eath. He thought that the tendency of this measure was to destroy the Protestant establishment in Ireland. wight hom gent, had said, that the objection lewas not by the Bill of Rights only that the had been attended to and remedied by the rotestant est iblishinent was provided for; it was also secured by the arrieles of Union with Scotland and Irelanth and by various other provision. They might call these the darker ages, and talk of bigotry; but it ought to be recollected, that it was to these ages that we owed our liberties and the Protestant es.ablishment.-The right hon gent then acverted to the impolicy of the declaration, that these concessions were necessary to allay the disturbances in Ireland, because it held out concessions as the reward of disturbances. Every thing that they desired, had been gif en to the lower orders already. The higher irders, it was stated, were already loyal; but it might be said that the concessions to them would encourage them to Catholic sollier and his own religion the enconciliate the people; but if they wanted this spur, he would not give much for their loyalty. He denied that he was ever ani-liated by a persecuting sp rit. On a former Casion he had only stated, that in case extriordinaryapowers should be necessary for ministers, ife would not oppose them, and

present lenity might be ultimate cruelty. tion to the Catholics ought to be conciliating, but firm; as concessious only served to keep Ireland in an unsettled state. There was only this a ternative, either to establish the Catholic church in delin de or to preserve the Protestant establishment in its full strength. With respect to the pledge, which it was insinuated that the present ministers must have given us the condition of their coming into office, he could assure the house that his majesty's present ministers had come into office unfettered by any pledge whatever.

Mr. Grattan said, the bill which was the immediate cause of the dismissal of his majesty's late mulistes had his entire approbation, as he thought thereby we should have combined the physical with the intellectual force of the empire. The question now under the consideration of the house might very properly be divided into two heads; first, the conduct of the late ministers in respect to the Catholics; spcondly, their conduct relatively to his piajesty. The great object, as to the Catholics, was, that the hill lately brought into the house by the noble lord near him, had been promised to freland more than, 13 years ago; and the particular reason was, that the Irish officer in England might be on a similar footing with the English officer, and it was certainly no more than justice that it should be so. The mutiny bill; but that in fact was not the case, and it was certainly very wrong to have left the Irish officer, in case of his coming into this country, Liable to the penalty of 500% for attending his regiment in defence of it; and a still further and more galling dissatisfaction, that he could not bring any suit, nor be entitled to that protection of the law, of which every wher description of persons equally enjoyed the benefit. The second objection was that of the common men, who were rendered liable to the greatest difficulcies and severest disabilities. They were compelled to go to church, and prohibited from attending mass by which we made the Protestant religion the tormentor of the Roman gine of his punishment. For his own part, he was tree to own he did not possess that agonizing foresight which could see the rain of the church in our having a Roman Catholic staffofficer; and he feared, if we continued to preceed on that idea, we might avoid dangers that were only imaginary, but should certainly



part of the national defence, and the question was, whether they should continue to impose disabilities, which operated not merely on the Roman Catholics, but greatly to the disadvantage of the whole empire. The objections stated by the right hou, gent, were stronger as to the principle of the bill, than to the bill itself. He scemedeto think that the principle of the bill tended to subvert and overturn the established church. In this he differed with him altogether, for he consi dered the principle of the bill as calculated to soften and mitigate the asperity of religious prejudices, to amalgamate and blend the jarring opinions of men professing different relations persuasions, and to unite them all is one common bond of union, so that they might act together a rely and heartily in the defence of the whole empire. feet this would, in his opinion, secure the established church on the most permanent foundation, by a union of all men of all religious opinions, without which he feared the empire could not be long preserved. The principle of the bill went to give the Catholics of Ireland a participation in the defence of the country, by enabling them to enjoy commissions in the army and navy, and to shew them that they were in future to be placed on a more liberal footing with regard to the law. The right hon, gent, had argued, that it was not in human nature for the Roman Catholics to be contented with what was granted them by the bill; but the fact was, the right hon, gent, mistook hu2 man nature, substituted for it a casu stical argument, and then debased human nature to make it subservient to his own casuistry. The right hon, gent, had talked of the Roman Catholics wanting to establish high ranks in the orders of their religion, and to have magnificent bishops. How they were to do this he could not tell, unless they were to get the French to make Irish bishops rich, who had already made limench bishops poor. The right hon, gent, and others had said, that the Roman Catholics in Ireland were dis-atisfied. As to that, he would not deny that they might be so at particular periods of time. He had known them to be sometimes satisfied, and sometimes the contrary. They were satisfied, he said, when the administration was such as pursued a system of lenity, and did not harass them with disabilities; they Vol. IX.

incur those that were real. The bill was persecuted for no greater offence than the great and mighty crime of presenting a petition. There was an instance on record, where two men in the county of Wexford were, for the crime of presenting a petition, indicted and brought to trial; and when the witnesses came to be heard against them, the judge declared from the bench that every one of them ought to be prosecuted. If they were to treat the Catholics of Ireland in the way they had been treated by the late ministers, they would be greatly satisfied. He would not say they would be altogether satisfied without power, but they would be so far satisfied as to fight the French, which is what is very much to be desired. By conceding to them the advantages they would have derived from the late bill, it gave them what he might call with the poer pride, pomp, and circumstance of glorious war." It made them in some sort congenial with ourselves, and thereby gave them an enthusiasm which they could not, under the present circumstances, be supposed to possess. The Catholics, he said, had been remarkable for their loyalty; in proof of which, ne cited the preambles of the act of the 14th of the king, and several others, which went to that effect. It had been said that we ought to be careful in preserving the acquisitions of the church, and that by favouring the Catholics we should injure the church, His answer to that was, that formerly when the Protestants were engaged against the Catholics, the disputes were altogether between themselves; but now the French were engaged against the whole, and against that common enemy all had to contend. If they were joined with the Catholics, there was every favourable prespect and probability that they would conquer; if, on the contrary, they fought without them, and should be neaten in the battle, they would not be beaten by the Catholics, but by their own prejudices, which deprived them of their assistance. I hese circumstances required the most serious and attentive consideration. had been said that his majesty had been deceived as to the nature, operation, and extent of the bill in question. He was at a loss to find out how this could be. It appeared that on the 2d of March, the ministers are perulated the clauses in the bill for his majesty's peru sal, and they were afterwards rethrned to tnem without any objection. The bill was were dissatisfied when a contrary conduct then given up; so that there could be no was observed towards them. In 1793, they deception of his majesty on that point. Are highly satisfied with what was done in With respect to the pledge, it was impossible their behalf. He would not say they were they could accede to a, without incurring the so at another period, when they had been greatest disgrace. They must have renounced.

the principles of the whole of their former night would assure them of, that they had life. They must have relinquished the office not only a root in England, but a root also of counsellors and the high character of in that house; and by those means, he had statesmen, and have L-come the mere creatures of salary. If tied up not to present their opinions to the king, they would have given up what former ministers had never done; for many privileges had been granted to the Catholics, which they had petitioned for at various perhods time and been denied, but which privileges had, at a subsequent period, been granted to them. For this, various reasons-night be assigned, according to the different circumstances of the 'He would suppose a French army should be landed in Ireland: would it not be natural to suppose, that privileges but this statement was equally fallacious with might then be granted which had previously been refused: Mirristers, in pledging themselves not to bring the case of the Catholics any a half. The Protestants were in prounder the consideration of his majesty, would portion to the Catholics, as two to three in have forfeited their duty as officers, and their number; and in property, to fifty to one. principles as statesmen. He entirely approved the conduct of the late minister, because Catholics would be satisfied if it gave them he thought it that of a great statesman. He the advantages of serving in the army and had seen the effects of a former administration, whose conduct had been different towards the Catholics against whom the press in Ireland was continually loaded with points to them, and they were suffered to plunder and paragraphs, which were good composi- and destroy all the property in it, they might tion, but bad sense, till they stung and then perhaps be content. They had at all goaded the people almost to madness. If we times, and on every occasion, evinced a joined issue with the Catholics, we should marked inveteracy against the Protestants; fight against ourselves. If we would do and in the insurrection of 1798, they had, zwell, we should keep in mind that there is at the very outset of the bu iness, so prepared but one enemy, which is the French; and their schemes, that they actually destroyed that our best defence against that enemy was 5000 Protestants in cold blood, in the course our own unanimity. He well knew that the of a short time. They had burnt 180 in Catholics of Ireland did not dislike the Pro-, testant people of England; and he hoped ty that could well be imagined. Many of the English people would not insult the religion of the Irish Catholics. He admired length of time; and after being liberated, the ministry for the mildness of the conduct they had pursued in consequence of the insurrections which had occurred in the West of Ireland. It had been productive of the happiest effects, by putting a speedy end to them, without applying to the military for their assistance. lord Haldwicke for a similar proceeding, who hitead of letting slip the dogs of war, chad seek forth the judges into the different disturbed counties; and put an end to the disturbed counties; and put an end to the disturbance by the fair, impartial, and equal ment, which they lodged in the hands and hand of the law. If he were to say how he supremacy of a foreign power, who was at this thought Ireland ought to be freated, he would time under the rule and direction of Buona-action at the utmost leniency should be obserparte, who nominated the bishop, and be . He would make tolerance the rule at d the priest. There was at this moment an Cathelies, what he hoped the vo coof thet Gentlemen talked of conciliating the higher

no doubt, that whatever might be the event of the question, the two nations would be united as one and the integrity of the empire established.

Dr. Duigengn began by stating that it had been said by several honourable gentlemen on different occasions, that the greater part of the army and navy of this country consisted of Irish Catholics. He denied such to be the fact; and insisted that those Irishmen who were in our army and nayy, were mostly Protestants. It had also been said, that there were 4 millions of Catholics in ireland; the other: for whole population of that country amounted to only three millions The house had been told, that the Roman navy, as intended by the late bill. He would tell the house when the Roman Catholics would be satisfied: if Ireland were given up one barn, and committed every act of cruelthem had been confined in prisons for a had been found to be the most active abettors and supporters of the very next disturbances that had happened. According to the late minister's late bill, these men might be commanders-in-chief of the army, and admirals of the fleets of this country, whose daggers He had before admired were yet red with the blood of their Protestant brethien. It was impossible to admit Roman Catholics to any portion of civil powuide of his conduct: he would tell the Irich asmy in Ireland in the pay of Buonaparte.

the higher orders? He knew not where to find them. He was sure there were not forty Roman Catholic gentlemen in Ireland of 1000l. a year In order to make those concessions to the Roman Catholics of Ireland, which were intended to be given by the late bill, there must be a repeal of the Test act, and of any other acts against the Catholics. Yct gentlemen went on to say, that this would not endanger the established church. What had already been the consequence? When the account of this bill arrived in Ireland, the Roman Catholics called a public meeting; and a Mr. Keogh laughed to scorn the whole of the measure, as not containing enough of con ession; and in menacing terms, declared they would have all, or none. If the powers given to lord Cornwallis, to 'ord Hardwicke, and to the duke of bedford he believed also, were continued, and proper powers by tem delegated to the magistrates, he would ten-There had been menaces of rebellion, but The lower orders of there would be none. the Roman Catholics who had been guilty of disturbances, had neither leaders, arms, nor property. His knew them well. had lived all his life in Ireland; and had been in every part of it. If a French army were landed in Ireland, he believed they would join it, to a man. There had now been an impudent convention-demand, nay, a direct menace, in case their petition was not com-This he considered to be the plied with. consequence of the concessions intended to be made to them, by a noble lord, not in that house, whose administration, he always thought, meant to subvert the Protestant religion.

Lord Howick rose to order. He said, the honourable and learned doctor had, if he understood him right, stated that there was a

noble lord, that he might be arraigned at the bar of the house, and brought to that punishment which his crime deserved.

Mr. Plumer desired, that if the hon. gent. knew of any noble lord who had been guilty of so great a crime, he would name him, as he thought it was his duty to do.

The Speaker said, he apprehended that every member had a right, according to the in such terms as he should choose, provided he did it with decency; and that he was not that it was competent to any member of that

orders of the Roman Catholics. Who were make any excuse, but such as he might think proper to make.

> Mr. Horner said, if it was not too late, he would wish the words to be taken down.

> The Speaker said, that in cases when any thing had intervened before it was desired to take down the words, it was too late to make such a motion.

> . Mr. Sherylan wished to know whether he had rightly comprehended what the hon-and learned doctor beleeid. He understood him to say, that a noble lord, a privy counsellor to his majesty, had attempted to subvert the Protestant religion. The honourable and learned gent. ought, therefore, to name him, that he might be proceeded against as such a crime deserved.

Lord Howick apprehended the order of the house was made for the purpose of conducting the debates with decemby and decorum; and therefore, that the name of a member of that house was not allowed to be mengage there would be no rebellion, in Ireland, Itioned in the discussion of any subject under consideration. If that was the case, he looked upon it as much more disorderly to mention the name of a member of the other house. as it might be the means of creating animosities between the two branches of the legis-He thought, therefore, he was lature. strictly justified in calling upon the hon, and learned doctor to name the noble lord he had alluded to: for such was his high respect for that noble personage, that he could not sit still, and hear such a charge made, without taking the notice of it he had done.

Mr. Secretary Canning conceived that the, question of order had been decided by the chair, and that whatever imprudence there might be in the expression, it was not so disorderly as to authorize the call which had been made for the name of the noble lofd alluded to.

Mr. Grenville said, it was impossible for noble lord, not in that house, who had enden- him to believe, till he heard it from the chair, oured to subvert the protestant religion, a that the hone and learned gent., after the crime of the greatest magnitude; and be cal- charge he had made against a peer of the led on him, if he were a man, to name that realm, should not be obliged to name that noble lord to whom he had alluded, that he might be proceeded against as the nature of his offence required.

The Speaker said, that being new called upon to declare his opinion, he we led state it according to the best of his ability. he understood the order of that hour, it was not allowable to mention the name of any member, as it might tend to create altercation, order of that house, to deliver his sentiments and to interrupt the harmony and decorum of debate. He always understood, however, bound to name whom he alluded to, nor to house, in the course of his speech, to allude to the transactions and conduct of any pub-junderstandings of the gentlemen who mainlic minister of this country, so as he did it in decent terms; and that in so doing he was not obliged to name he party, nor did he thereby commit any technical violation of the orders of the house.

, Dr. Duigenan admitted that he had spoken with too much warmth on he subject; but if he had used any harsh expression, he was sorry for it. As well as he recollected, he had used the words, "a noble ford not in this house." Now it would be recollected that there were snagy noble lords who were not members of either house. Having made this pology, he should not occupy the time of the house any loager.

Sir Samuel Roundy said, he should leave to the noble lord opposite (lord Castleleigh) to state the Louse, what had been premised to the Catholes of helairl, and to assign, if he was able to do so, his reasons for now abandoning them: he had no desire to revive any animosities on account of religious differences of opinion. The question now before the house was one which involved most important constitutional doctrines; it was highly interesting to the people at large, and as interesting to the sovereign homself as to any of his subjects. It was, however, a question which, although it contained an abstract proposition, was necessary to be brought before the house, because it referred to a principle which had been recently acted upon. The true question before the house was, whether or not it was constitutionally -justificable, or rather whether it was not a high crime and mis lemeanour, in any minister in the confidence of his majesty, to subscribe to a pledge that he would not offer any advice to his majesty which might appear to aim to be essential to the interests of the emp re. He conceived that if any m.nister should give such a pledge to the crewn, it would be a high crime and mistemeanour in such a minister to give it, and that the house would neglect its duty, and betray its trust, if it did not impeach such a mini-ter for giving such a pledge. H. could not help thinking that this was a matter of more importrue to line king, in another point of view,

tained it, to suspect that all he had for merly heard concerning the proper privileges of a member of parliament, all he had heard of he duties of a confidential adviser of the crown, all he had read, and all he had hithereo been thinking of the principles of the onstitution, and all he had read on constitutional authorities, had been entirely wrong; for he and dweys understood the doctrine to be, that the king could do no wrong; and he ha ...nderstood that maxim to be one in which the security of the public, and that or the honour and dignity of the crown, were united, and a maxim on which both these points materially depended; for, by this sort of pledge, the whole nature of the responsibility of state affairs would be taken away; there would be no security against the fost trai orous int. ntions of irrespensible a Masers; for ministers would not be answerable, and could not be answerable, for any advice which they did not give; and they could not give that which they stood pledged to withhold. This matter was the more alarming, when he learnt from the right hon, the chancellos of the exchequer. that he thought there were cases wherein his majesty acted without any advice what-Now, without meaning to involve his majesty in any kind of consure, this doctrine went to charge his majesty with the greatest censure. But the ilgnt hon, gent. said that the present mondo went to bring his majesty to the bar of that house. - [Hear! hear!] There was no desire whatever to include his majesty in any censure for what had been done; nor had this motion my such tendency; on the contrary, it la direct tendency to protect the king, and to support the maxing that he could do no wrong; which could never be done by allowing any of his ministers to enter into a pledge not to offer him advice upon any given subject. Indeed, he could not help thinking there was much novelty in the doctrine of the right hon, gent., who had taken on himself to say that there were acts in which his majesty exercised his prerogative without any advice whatsoever; and this than to fry of his subjects; for if his counsellors he appeared to speak from certain knowledge themselves not to advise his ledge on some particular points. The words
a majest upon any particular subject, when of the right hon, gent, were "that to the it might happen that it was their duty to offer hest of his' knowledge and belief, the king him advice; the most alarming effects might had no advicer upon that point of requesting be produced from that pledge. A question the pledge—that he did not believe the more important to the crown than the pre- king had had any adviser; and that he did sept was hardly possible to be conceived: not think the country would believe the king indeed, the doctrine he had heard that night ad any adviser upon that point."-Now, led him, from the great respect he had for the lie had always understood that there was no

exercise of the prerogative whatever, in a contrary principle having prevailed. No which the king had not some adviser; that even in calling certain persons into his councils, he must have some adviser. Unquestionably his majesty might call any man in the kingdom to his councils, or he might make a confident adviser of a man whom the house had declared they had no confidence in, or even a man whom this house had declared to have been guilty of a gross violation of the law. [Hear! hear!] His majesty might call into his councils such a man, and the law said, that the king can do no wrong; but those who advised the king to take such a step were responsible to this house and to the country. His majesty might call in to be his adviser a person against whom certain Resolutions had been entered on the Journuls of that house-a person who had been brought to trial; who had been acquitted indeed, but so acquitted, that not any design numerous and powerful friends had ever yet attempted to offer to this house a motion to rescind those resolutions from the journals. His majesty might call to his councils such a man, who had indeed been acquitted by a majority of his peers; but who could not return to that house, without looking at the countenances of those who sat near and opposite to him; and, from the as-ociation of ideas, read in those countenances the words they (and there were 52 of them) had uttered of him, " guilty upon my honour."

Mr. Jeffery rose to order. He conceived the hon, and learned gent, was making an allusion equally personal with that made before by the learned doctor, and that he ought to name the name to which he had alluded.

Mr. Ward conceived, that by an analogi- cal deduction from the decision of the chair, in the case of the learned doctor, the hon and learned gent, was perfectly justified in the allusion he had made.

Sir Samuel Romilly proceeded. He observed that, by the constitution of the countay, the choice of his ministers was undoubtedly vested in the king. He might call to his councils whom he pleased, but that act must be done by advice, and the adviser must be responsible. If it was allowable for ministers to exclude themselves from giving advice on any one subject, they might extend the same exclusion to others. They might build themselves not to give advice as to the pohey of peace or war, on commerce or finance till they left themselves no duty to exerse. It was, however, of the greatest imtained. History had unfolded the evils of his ministers, he had no advicers, and te-

man entertained a more sincere veneration for the throne than he did, and he only wished to support those priviciples upon which its true security rested. The hon. gent. who moved the previous question, was of opinion that the present ministers had entered into no pledge not to give his majesty advice on the subject of the Catholics. Now, as the late ministers were demissed because they refused this pledge, the present ministers were placed in this dilemma, either the pledge was implied, or they had acceived his majesty, for it was not pretended that his majesty had any objection to his late ministers, except the difference of opinion which occurred on this subject. If the former opinions of the present ministers were referred to, it would be found that some of them had renglied because measures similar to the bill which had been withdrawn could not be carried. He deprecated the exciting of religious animosities in the country. He had seen, with regret, a declaration of his right hon. friend (Mr. Perceval) in a country paper, which he thought had that tendency. He pronounced an eloquent panegyric on the virtues of his right hon. friend whose worth and sincerity he well knew: but he begged him to consider what dreadful consequences might result if he should unfortunately succeed in reviving religious animosities in the present period.

Mr. Bashurst regretted much that a question should be introduced to the consideration of that house which necessarily brought into discussion the personal conduct of the sovereign. The proposition stated by the learned gent. who had just sat down, that there was no act of the crown without responsibility, was no doubt correct, generally speaking, but yet there were some exceptions to that eproposition, and among the first that must be admitted, where his majesty had no advisers. Such was the case where he had removed his ministers; and unless the exception to responsibility be allowed in that case, the king's prerogative of choosing his own ministers must be nugatory. Now, as such changes were liable often to occur, he could not but deprecat? the idea of making his majesty's motives v. action in these instances a matter for investigation in that house, and still more did he deprecate the public statement of his majesty's private confidential communications with his ministers, particularly as individuals. monstrous, then, to say that his majesty portance to his majesty that the doctrine of could not in any case act without advice, for responsible advisers should be strictly main- in cases of this nature where he differed from

any ine. pledge referred to, and which pledge no minist r ought to subscribe, he did not differ from his ministers, and it did not appear that he had any advisers nor did it follow of nethat a question of this nature should be subwith the practice of the house; be introduced on any such occasion. This was the first instance he had evel, heard of, in which the personal conduct of the sovereign was so exposed to discussion in that house. But it was stated, that the proposition before the house was a truism. He would admit that, as every man mu t: but, then, could gentlemen suppose that such general admission exemited them from shewing, that there was any necessity for that house publicly to resolve in support of that truism? There were in this case two questions to be considered; first a hether there was any need for adopting this truism, and secondly, what consequences were likely to follow from its adoption? As to the first, the necessity stated was the personal conduct of the sovereign, and upon such a ground he could not assent to the motion. Although the right of the noble lord to explain his conduct in the transaction which led to this motion might be admitted, still, the propriety of making that explanation the ground of a parliamentary proceeding might be consistently denied. For ffimself, however, he could not but sav, that he regretted the explanation had taken place, and the reasons which produced this regret, urged him also to deprecate the publication of several private documents, which ought never to have been brought before that house or the country. They were, indeed, such docu- gentlemen on the opposition beach, for ments, and the paper read by the right hon. whose character he felt the highest respect. chancellor of the exchequer, was of that de-With the gentlemen who occupied the treascription, for the production of which the sury beach he del no connection whatever, house could not consistently address his ma- although for some of them, no doubt, he enjesty. It would be indecent to demand a communication of such papers from the king, as kad been on this occasion most improperly faid before the public. But, to revert to the question of responsibility, and to sense he had no doubt the house would conthe consequerces which might follow from cur with him an acquescence in the motion before the house: suppose his majesty should be called shid, that he fully agreed in the just and conupon by an address of that house, and he titutional sentiments which the house had put it, as one consequence of this motion, to just heard. But before he proceeded to anistate by whom he had been advised to de- madvert upon the motion before the house, madd the pledge alluded to in the debate, or he thought it necessary to advert to the re-

sponsibility could not be said to attach to answer to such address should be, that his When his majesty demanded the majesty had no advisers in either case; what then would follow? Why, that blame would fall on a quarter to which, according to the constitution, no blame ought to be imputed. Thus the maxim, that the king cessity that he had. He repeated his regret could do no wrong, might be exploded by the effects of this motion. For he could mitted to the house, because it inevitably in- not say where the operation of the object. volved the discussion of the conduct of the which this motion appeared to have in view, king, whose narranted do not, consistently might terminate. The whole question as to the exercise of his majesty's prerogative might be thrown open. After a resolution of censure upon the dismissal of the late ministers, another censure might be pronounced upon the appointment of the present, and thus the prerogative would be extinct. But looking to that prerogative, which must be exercised by the sourcign alone, as essential to the constitution, because essential to preser the power and importance of the moy apply, he could not assent to a motion, which had a tendency to, or at least threatened consequences, which might shake its security. Under all these circumstances, the right hon, gent, felt himself bound to dissent from the motion before the house; and this must be considered to him a auty of some. pain. For towards the noble lord on the opposition bench, and his colleagues, he entertained the most unfeigned public and private respect, and he succerely believed that in the part they had acted, which he was compelled to regret, their only object was to set themselves right with the public. But when such explanations as had been made in this affair, must turn upon matters of private conversation with the king, he could not help expressing his sorrow that they should take place. He would, however, be always ready to bear testimony to the honourable motives which actuated the conduct of the tertained a friendship, but in this instance he was influenced solely by the considerations be had stated, and a sense of the importance of the question under discussion, in which

\* Sir Peter Murray (in a maiden speech) , to dismis his late ministere; and that the marks of the hon, and learned gout, (sir S.

Romilly) with regard to a subject which that hon, and learned gent, had chosen to bring under consideration, although not at all That hon, and connected with the motion. learned gent. began his speech by deprecating any deviation from the question before the house, and still more any rancorous remarks, such as he ascribed to the hon, and learned doctor (Duigenan). Now, he would appeal to the house, whether that learned gent. was less devious than the learned doctor, and whether he exhibited a spirit less rancorous? The hon, baronet contended that it was not necessary to move the rescinding of the resolutions of that house, with regard to be noble lord (Melville) referred to by the learned gent., after he had been acquitted by the tribunal before which he was tried, any more than it would be to propose the candour and liberality of a firitish house expunging an information at law from the of commons. With regard to the question record after the subject of that information before the house, the hon, baronet mainhad been acquitted. Such a proceeding was sained, that when gentlemen on the other neither usual nor necessary. But the indifference manifested for the verdict of that high tribunal, before which the noble lord alluded to had been acquitted, proceeded • from the same spirit of party which would treat with disregards the conscience of the king. This acquittal, however, ought to make a greater impression, if the circumstances were taken into consideration under which it was obtained. That illustrious person (Mr. Pitt), who was the friend of the accused, was no more, while, on the other hand, the party was in power who were his active and implacable enemies. At such a time the noble lord was brought to trial; all the influence of power was exerted against him, and that power industriously engaged in abetting and taking advantage of the false impressions endure the recollection of talk upon my upon many other occasions. honour,? which must occur to him in the shouse of lords. Were there not, however, he did not me in in the least degree to reflect other words to be recollected there also, upon the determination of the peers on a re-Was the word "guilty" alone that upon which the learned gent,'s recollection could dwell? were conviction, punishment, and persecution, the only things that could saitsly his ears? The learned gent, must remember, that the noble person alluded to, heard that result at the tribunal, under considerations which must be satisfactory to him. But the learned gent, had insinuated that which had ted for conviction? What, however, would dictory schtiments which had been delivered,

those gentlemen say if the converse of the proposition were taken in an opposite event? Suppose the majority of the lords had voted for the conviction of the soble person accused, and a number equal to the minority on that occasion, had voted for his acquittal, would those gentlemen illow the friends of the noble lor to say, what signified a con-viction where so many respectable lords vo-ted for acquirtal? would not listen to such a proposition, and why, then, should they expect that their mode of putting the converse should be attended to? That the noble lord's acquittal should do away any allusion to his\_case in the shape of reflection was but the language of justice, and he was persuaded that in maintaining it he was acting in unisas with side talked of their own vindication, they meant evidently the crimina ion of the her party, and that party was the ling; and to sanction their views woold of course be to subvert the constitutional maxim, that the king can do no wrong. This maxim was indeed acknowledged by these gentle en, but the tendency of their argument was this-that the king could do no right but with them. Indeed, from the whole tenour of their recent conduct and observation, they had placed their sovereign in such a situation before the country, as to induce an opinion that he was a man of no intellect whatever, which, by the-bye, was an exhibition only to be made by a p my, if each a party there could be, who wished to usuip the power of the sovereigh, and govern the country in his. of the case which had been spread abroad; hame. I ut he believed these centlemen had still the noble lord was acquitted. But the found their sovel 1ga quite a different person, learned gent, was surprized, that not with- from the judgment and firmness which his standing such acquittal, the noble lord could majesty had evinced upon this, as well as

Sir S. Romilly, in explanation, said that cent trial. He only intended to tall to the recollection of the house, that there had been objections both to the form of the arrives, and to the manner of the proof, and that 52 lords had said upon their honour, that lord

Melville was guilty.

Mr. Whithread, after .complimenting the candour, moderation, and maniness with which the question before the house had ken been said before, namely, what signified an treated by his hon. Grend who introduced it, acquittal, where so many of the judges so- observed, that from the various and contra-

to his demise, that there was not a person constitutionally responsible for his actions. friends maintained, and when gentlemen deprecated the consideration of the personal conduct of the king, it should be recollected by into discussion. It certainly was not by his friends, but by those who asserted, that the king acted for himself and, without any advisers. But this was a propodeclare itself a nonantity. The right hon. had no advice when the pledge was required.

in the course of the debate, upon the subject | pledge itself was such as no man equid vento which the motion referred, it was essent ture to defend. After some further animadtially necessary that the house should come to versions upon the question of ministerial some declaration, as to what the constitution responsibility, and dilating upon the neceswas upon this important point. It appeared sity of enabling members by some declaratory that a very gross misanderstanding did prevail resolution to state to their constituents what upon the subject of the constitution and reli- responsibility really meant, about which, gion of the country, from what the house had after the doubts it had been involved in by heard of the one from the right hon, gent, this debate, their constituents would natubelow him (Mr. Bathufes), and of the other rally be anxious to enquire, the hone gent. from the right hon, gent, on the opposite proceeded to observe upon the explanation side (Mr. Perceval). Some doctrines had in- which the house had heard of the conduct of deed been advanced in the course of this de- the late ministers. I hat explanation, which bate, which, if not exploded, the power of was in his mind perfectly satisfactory, and the house of commons was gone, and reli- which was strengthened by what had been gious teleration but an empty name. The said this night by the right hon, the chan-right hon, gent, below him had told the cellor of the exchequer, was impreriously house of certain times when the king bould called for by the misre-presentation of their act for movelf without advisers, and that is conduct and views, which had been so inconstitutionally he could do no wrong, no dustriously circulated by the publications of responsibility could attach to such actions. a fundo "Protestant," in a morning paper, Now, this was a doctrine against which he who had evinced as much bigotry as ever must enter an immediate protest. For so prejudice had ascribed to a Catholic, and parcontrary was it to the fact, that there was not a ticalarly by the manner in which the mi-mement of the king's life, from his accession nutes of the cabinet had been communicated to the public. These considerations, combined with the address of the right hon, the This was the doctrine which he and his chancellor of the exchequer, to his constituents, tending as they did to calumniate their own character, but still more to revive the cry of " No Popery," which had prowhom that personal conduct was brought duced such calamitous scenes in 1780, rendered the explanations referred to peculiarly desirable, and he had no doubt of their having had a most salutary operation. With regard to the conduct of the right hon. (not " learned") sition which he would never admit : and the gent., for he was no longer " learned;" it aphouse of commons which should acquiesce peared that he held himself forth as the in the establishment of such a doctrine, would champion of the church, proclaiming that he had quitted his profession to save it from gent, below him had stated, that the king danger. It the right hon, cent, really felt so much anxiety for the interests and safety of This assertion was also made by the present the church, how, he would ask him, could missiers.. Thus they who professed so he seed in his pre-ent company? One of his much reverence for his majesty, disclaimed colleagues, the noble minister for the war any concern or advice in one act of his to department (lord Castlereagh), was pledged which all agree that no minister ought to to promote the claims of the Catholics whesubscribe, and thus leave him naked and ex- ther in or out of office, though that noble posed, altogether; withdrawing that support lord knew the danger which might arise, and which ther owed him; that is, in other terms, as the old story went, that "the Catholics, they declined to become responsible for the might again wash their hands in Protestant conduct of their sovereign. But the consti-Tution fould not allow them thus to decline sight hon, gent, have, under such circumand sheker themselves from responsibility; stances, to associate with such a colleague! But there was another instance in which the his friends near him had retired, because they right hon, gent, did not feel quite so much would not subscribe that pleage, these hon. alarm as to the Catholics, or so much ebgentlemen incurred the responsibility which jection to their advocates, and that was during they manifested so much anxiety to avoid; the administration of Mr. Pitt, who was for a very good reason indeed, by cause the also pledged to the Catholics. At that time,

however, it did not suit the right hon. gent.'s introduction of his lordship was advised by convenience to raise the cry of the church is in danger. Reverting to the pledges of the noble lord (Castlereagh), the hon. member alluded particularly to the paper circulated by the Irish government, which explicitly pledged that noble lord to support the claims of the Catholics. [Lord Castlereagh across the table—Never, never so pledged.] The hone gent. resumed and stated that his observation was founded on general rumour. If, however, the noble lord did not sign such a haper, the rumour But it was to be remust be groundless. collected, that although the existence of such a pledge had been often asserted in that house, it never was contradicted before, and certainly Mr. Pitt never disavowed it; and he, as well as lord Cornwallis and the noble secretary of state, were understood to be included in it .- The hon. member again took no ice of the right hon. gent.'s endeavour to raise the lowed up, and quickly too, by other resolucry of the church in danger, even after the sions. bill was dropped and the danger had ceased. -[No, said Mr. Perceval, across the table, for the bill is still before the house.] What ! continued Mr. Whitbread, does the right hon, gent, return to his ancient profession, to bring forward a special plea? The bill was laid down by his noble friend, and no one had manifested the least inclination to take it up. Therefore it had been abandoned, although still, technically, before the house.-After some remarks upon the right hon, gent,'s predilection for politics, and his preference of that line to the profession to which he had been brought up, the hon. member proceeded to comment upon the coronation oath, and refuted the idea, that to concedefarther to the Catholics would involve the house? [Loud cry of question! quesa violation of that oath, by stating, that long after that was settled, Catholics had seats in that house. The right hon, gent, had talked of the Reformation, but if the principles for which he contended had been formerly time of the house as possible. Some things, maintained, that reformation would never have been accomplished. He (Mr. W.) was as zealous a Protestant as any man, but it was no part of his faith to consign thousands to a premature grave; and to persecute, in any form, was not the religion he professed. Did the right hon, gent, remember the flames which only a few years ago spread destruction in the capital, and did he mean to circulate his advertisements, to revive the expiring embers? The question as applied to lord Melville, was not, if he, being acquitted, was admissible to the royal councils, but it he, with the resolutions of the house of com mons against him, could be consistently plu ced in that situation of confidence If thi Vol. IX.

the present ministers, they had advised that which was extremely disrespectful to the house. When it was proposed to address the throne, praying that his majesty would dismiss lord Melville from his presence and councils for ever. Mr. Pitt said, that it was giving unnecessary pain to an individual already sufficiently addicted, since, as long as the resolutions of the transfer remained on the journals, he could not be received into the confidence of the sovereign . He (Mr. W.) put this situation to an indignant house, and to an indignant people. What prospect of advantage parliament could have with ministers acting under such discordant principles upon a matter of vital importance, ne would leave to others to determine. It had been said, that this was not intended as a solitary No doubt it was not: it must be fol-It had been objected that the house should interpose on this occasion. But it . was neither unusual nor unconstitutional for it to interfere, and give its advice to the crown in affairs of such high importance. He entertained a high respect for most of themembers of the late administration; but who tever might be his opinion of them, the question was not now who should be minister, but how we should best uphold the Briz tish constitution.

Mr. Rose said, that at the time the pledge was demanded from his majesty's late min:sters, there could be no responsible advisers. If, then, there were no advisers, what were those who supported the motion doing, but' trying his majesty's conduct at the bar of tion 17

Lord Howick observed, that the impatience which was exampled to come to a decision, would induce him to occupy as little of the however, and passed, which he thought himself bound to notice. The allusions which had been made to ford Melville, he maintain ed, were not foreign to the discussion. The Murray) had called the late administration a faction: what part of their conduct descreed that appellation, he would leave into the house and he country to determine; but he defied the hon. Laronet to produce any instances of power exerted against lord Mel-If it were decent to enter into an examination of the p oceedings on that was it would be easy to shew, that a great majority of the peers, holding office devoted for the acquital. With regard to the motion, he

tional than that which had been introduced into the present discussion. He agreed with his hon. friends, that there could constitutionally be no act of the crown without a responwible adviser. He also concurred in the opinion that there had, on the relent occasion, been secret advisers, and that much pains had been taken to poison the royal mind. had season to believe that the measure alluded to had been the result of advice. Indeed, he did happen to know that advice had been given, and this was a time in which he felt it to be his duty to speak out plainly. On the Saturday before the pledge was required, lord Eldon had an audience of his majesty; what passed at that interview, he did, not pretend to state; that, he would leave the house to conjecture. He must also observe, that before he had liberty to state that a new administration was forming, lord Eldon-Windsor, Lord Eldon and lord Hawkesbary were, then, the responsible persons. He had introduced the Gatholic bill, in the hope that the advantages it was calculated to produce, would have been obtained without exciting any of those animosities in the country, which by artifice had been called forth since the question was agitated. But when he found, that, instead of producing union, it was likely to disunite, he withdrew it. These considerations, and the misapprehension which had unfortunately occurred, afforded, a sufficient vindication of his conduct with respect to the bill; but he pressed it on the recollection of the house, that the introduction of that bill was not the ground of the dismissal of his majesty's ministers.—He stated, that the late administration had in contemplation some arrangements respecting tithes, which was a constant subject of irritation in Ireland; but he was afraid that any proposition of that kind would have been repres sented as another attack on the established church. Even by the hon, gentlemen on the opposite side, the members of the late administration were acquitted of any intention to deexecc his majesty—an accusation which had been made against them in the public prints of this metropolis; but if they had been guilty Lof that fraudulent intention, that pledge a constitutional proceeding. It was acknowledged that there wasno other ground for dismissing his majesty's ministers but tract the energies of the country. their refusal to give the pledge in question.

had never heard language more unconstitu-| less evident than the present case afforded .-An hon. gent. had argued, that it was some what extraordinary that discontents should exist amonst the lowest orders of the Irish Catholics, and yet the boon proposed was intended for the higher orders. But to this he would answer, that the reason why the great mass of the Catholic population in Ireland had not come forward of late years to furnish its quota to the military service of the country, was because the higher orders were not allowed their rank in the service, and that, in consequence, their influence was withholden from recruiting for that service. A learned doctor (Duigenan) had denied the fact of any deficiency in the recruiting service being felt on this account; for that three-fourths of the army raised in Ireland were actually Protestants. If this statement were true, it went in support of the measure proposed; for if, out of the military raised in and lord Hawkesbury had been sent for to Ireland, three-fourths were Protestants, and one-fourth only Catholics, where the proportion of population was exactly the contrary way, it was proof irrefragable that the Catholic population of Ireland did not furnish its proportion to the public service. He was willing to give credit to a right hon. gent. (Mr. Perceval), when, for the part he had taken on this subject, he disclaimed all illiberal motives; but yets from his avowed junction with parties out of doors, and the language of advertisements and hand-bills addressed to his constituents at Northampton, it would appear that some little exertion had been made by him to raise a cry of religious rancour in the country. No man admired more than he did a man of truly religious principles, because such a man must be disposed to inculcate amongst his neighbours and fellow subjects all the feelings of mutual toleration, charity, and benevolence: but of all the mischievous characters which infested human society, that man was the most to be detested, who, with religion on his lips, and rancour and intolerance in his heart, sought, for purposes of personal advantage and temporal interest, to excite amongst his fellow subjects sanatical hatred and bigoted dissentions. He did not say that the right hon, gent. had done so, but he was totally at a loss to conceive how he could reconcile it to anyviews would not have rendered the demand of the | of duty, to give any encouragement to religious rancour, which could have no other effect but to disturb the peace and disnoble lord then proceeded to remark upon This, then, was sufficient to authorize the the opinions which had been held by Mr, adoption of the motion, for it-was the practice | Canning and lord Castlereagh, and particuof the Louse to proceed upon notoriety much larly by Mr. Pitt, on the subject of the Ca-

reason now, than in 1801 or 1804, to raise the cry of the church being in danger. He then made some remarks on the formation of the present ministry. Besides their coming into power upon unconstitutional grounds, and virtually under the pledge their predecessors had refused, they were persons totally unequal to the present state of the country. He shewed that the duke of Portland had, when head of the Whig party, been the most strenuous advocate and promoter of concessions to the Catholics. In 1789 particularly, he had shewn this, and recommended to the Whigs of Ireland not to accept places but on condition of gaining those objects. His grace had also and it appeared that by his interference a petition had been obtained from the university of Oxford, before even the Catholic bill had been proposed in parliament. The person who, it was understood, was to take the lead in this house (Mr. Perceval), had evinced such a degree of intemperance on various occasions, particularly in attempting, by unseasonable speeches, to embitter disputes in a train of amicable negociation, that he could not think the interests of the nation likely to be promoted under such a minister. When the language of the right hon, gent, with respect to Ireland, expressed at the opening of the session, was called to mind, it must strike every man how unfit such a man was, at such a crisis, formed upon such unconstitutional grounds,

d so inadequate to their functions, that it the motion should have the effect to remove them, it would produce an effect at which the country would have reason to rejoice.

Mr. Secretary Canging rose, amidst a loud call for the question from the opposition benches. He was not surprised on a more tion brought forward for the purpose of tur-

tholics, and shewed that there was no more ed state of the house, he should not be deterred by clamour from offering what he had to urge in his vindication. The noble lord's speech seemed to place him in a state of retrospective responsibility for counsels which he could not be acquainted with, and for that dismissal which was the consequence of his own suicidal act. If he were to follow the course that had been pursued up to the speech of the noble lord, he should contend, what had not been denied on either side, that this question was an issue between the king and his late miuisters. This was the first instance since the time of Charles, that a sovereign had been brought to the bar of parliament. The late ministers had by their own acts said to lord Fuzwilliam and to the late fundered their dismissal unavoidable, and lord Ponsonby, that one great object he he denied that he or any of his colleagues had in view in joining Mr. Pitt was, to Vad given any counselon the occasion, or had facilitate those concessions to the Catho-intrigued for the purpose of getting into their Yet now had this same duke of places. On the contrary, they had laboured Portland accepted office on the avowed to prevent the confusion that ensued from ground of opposing the Catholic claims; the measures that had been adopted. In whatever way the bill should be disposed of, he did not think it desirable that change of administration should take place in consequence of it. But, when his sovereign was without a ministry, and had called upon him for his services, he did not conceive himself at liberty to withhold them. Not did he lament the part he had taken. As to the circumstances that caused a change of government, he did not think that there was any intention to deceive his majesty. He should not impute bad motives to any man; but though there was no intention to deceive, there was too much misunderstanding in the progress of. that transaction. When his majesty had declared that he would not go a step beyond to suggest proper measures for the administ the act of 1793, it ought to have excited tration of that country. Upon the whole, the attention of his ministers, and they his lordship considered the new ministry should then have distinctly explained what was meant to be conceded by the measure. For his part, he should prefer granting to the Catholics what was refused by the bill, and withholding what the bill imaded. He would sooner give the civil distinction than the sword. Asso the call of the noble lord upon him, he should answer, that he did wish to form his conduct on the model of that great man, his late right how, friend ning out an administration, that those (Mr. Pitt). The noble ford had assumed who supported it should wish to drown that he was of the same opinion with by clamour what those ministers had to say himself on the subject of this bill, but the in their defence. But however reluctant noble lord had no right to judge of him he might be to trespess on the time of the but from his public votes in parliament. house atthat late hour, and, in the exhaust. He had given but one vote on this ques-

tion, and that was in 1804, with Mr. Pitt, | leave it to the house to determine, whether against the Catholic petition. conduct of his late right hon. friend, when described it, affords fair grounds for a prehe went out of office, because he could not sumption of insincerity and falsehood? And carry the great measure he proposed, I will add, sir, that nothing but the excould not be better illustrated than by com- treme delicate of the subject itself, upon paring it with that of the late ministers. which alone lord Eldon went, and upon The right hon. secretary her called the at- which the noble lord must know he went, tention of the house the stipulations to communicate with his majesty, prevents claimed by the late ministers, that they should be allowed to recommend one policy, whilst they pursued another. The was from any thing of a political nature. I terms upon which they wished to hold their offices were, that they should be allowed to propose measures, that they might afterwards abandon them. The yearly moving of the question would have the effect of making an unfair division of the popula- that charge of intrigue and secret cabal, I rity and odium. great, and all fall upon the crown; the bent- | gend I say it with equal confidence for my fit would be small, and that the Catholics right bon. friend (Mr. Perceval) near me, might have; but the whole of the popularity the ministers were to have. The noble lord had told him of the majority he should have, and of the vexatious motions that were to follow. But why waste his majorities? If sufficient to carry vexatious motions to embarrass his majesty's government, they would d fortiori be sufficient for the relief of his majesty's subjects; the noble lord ought, therefore, to carry his original measure. It had been said that no notice had been given of an exculpatory statement till atter several part:al publications had taken place; but this he de-·nied.—The roble lord, said the right hon. king hade in fact some secret adviser, and jesty and those who are now in his councils, secuse the noble lord of wilful misrepresen-A tation, but I must ask him plainly, in the it without delay, to that part of the late face is the house, does he not know what administration, with which, in spite of pr-"was the cause of lord Eldon's visit to Wind- litical differences, I had continued, and his intended interview with the king, ad- and with the most earnest advice and ex-

But the the conduct of lord Eldon, such as I have me from satisfying the house, by a distinct disclosure of it, how very far removed it know not whether it is intended to extend these insinuations to other members of the new administration, but as expressions have dropped from many gentlemen, on the other side of the house, which appear to convey The odium would be think it right to say distinctly for myself, and for the noble duke, who is at the head of his majesty's government, that not only we have not to answer for any secret or unfair attempts to obtain the situation we now hold, but that we did, each according toour measure and opportunities, exert ourselves fairly and honestly to prevent the mischief which might be apprehended as likely to attend a change of administration in the present circumstances of the country. If when the king was left without a ministry, and the country without a government, we have not hesitated to obey the call made upon us, we were not, however, so rash, so presumptuous, or so blind, in the pursuit secretary, has chosen to insimuate that the of objects of ambition, to the real dangers and difficulties of the times, as to labour that the communication between his ma-land intrigue for so perilous a succession. For myself, I confidently aver, that on the began much earlier than we are willing to first intimation which I received, from auavow; and he instances lord Eldon's visit | thority which ! believed to be unquestionato Windsor (I think on the Saturday se'm ble, of the strong difference of opinion subnight preceding the change) as a proof of sisting between the King and his ministers, this secret communication. I would not I took the determination of communicating what I had learnt, and I did communicate sor? Does he or does he not know, that with which (so far as my own feelings are eprevious to his going to Windsor, lord concerned) I still wish to continue, in Mon waited on lord Grenville, and com- habits of personal friendship and regard. I municated to him distinctly the subject of communicated it for the express purpose, ding, at the same time, a solumn assurance, hortation, that they should lose no time that he would mention no other subject to in coming to such an explanation and achis majesty. The notice lord may insinuate commodation on the subject as should prethat lord Isldon did not keep his word. I vent matters from going to extremities. believe he did, and at least I may safely And it has been no small satisfaction to me

since had an opportunity of reading, that in his own person, he must inevitably beas the first attempts at explanation, on the come personally better known to his people. part of ministers, appear to have been made on the day subsequent to my making this communication, my intention to do good, though not ultimately successful, was at least not wholly without effect. Precisely of the same sort was the conduct of my right hon, friend (Mr. Perceval) towards that part of the government with whom he had opportunity of communication. With respect to the noble duke at the head of the administration, I can state with full confi dence, that the first intercourse which he had with his majesty on this occasion, was taken advantage of on his part, not for the purpose of inflaming differences, and incurring or precipitating a change, but of advi- manifestation, all these sinister and dissing and anxiously recommending a full and theartening rumours; which sometimes acamicable, and, if possible, a satisfactory feident and sometimes industry propagates explanation.—I venture, then, fearlessly to appeal to the house, whether we can be their decisive confutation, perhaps range justly charged with having taken any undue fairly be doubted whether the inconvenience. advantage of the circumstances which led the hazard, and the unconstitutional ten-• to the late change. Our only crime in this respect is, that when the difference between his majesty and his late servants became irreconcileable, and when it was obvious that that administration must go out, we would not consent to join with them in those qualities should have been put to such pushing our severeign to the wall, by reducing him to the alternative of taking them back upon their own terms, to be at their mercy, or of leaving the country without a government.-But, sir, when I contend that we are not responsible, and cannot, in common sense, be held to be so, for acts which were done many weeks before our coming into office, let it not be of labours, many, many years more, of care supposed, however, that I should feel any and anxiety certainly, but of protecting and reluctance to take my full share of respond efficient care, and of anxiety vigorous and sibility for that part of the king's conduct active for the benefit of his people.-For between his majesty and his ministers. Far nom it. I should indeed be proud to be associated, in any degree, to his majesty's share of that correspondence. And painful come with a better grace from the nonas the whole of this discussion has been, painful as it must be to every man who values not the forms only, but the essence of our constitution, to see the king brought here, as it were in person, to be judged at the bar of this house, it is some consolation to reflect, that from the bar of the house of commons there still lies an appeal to the tribuna of the country. It is a great conin proportion as the sovereign has been in which they may find it their duty to

to find, in the correspondence which I have | made most unconstitutionally tesponsible And when that people shall see their sovereign, full as he is of years, and labouring under heavy afflictions, yet retaining, in the vigour of a green old age, soundness of judgment, a promptness and vivacity of intellect, which lave wahled him to content singly in this painful controversy against the united talents of all his ministers; when they shall see hime displaying powers as fit as those of any of those ministers, or of any other man that hears me, for the discussion of the most perplexing questions, and the conduct of the most difficult affairs; perhave, sir, I say, when all this shall be made minitest to the people, and when by this through the country, shall have received dency of this wanton and unjustifiable raignment of the personal conduct of the king, may not be more than compensated by the advantage of this display of his personal qualities. And while we regret that a trial, the country will rejoice in the hope which arises from the manner in which that trial has been sustained, that, after having 4 for near half a century watched with unceasing care and paternal anxiety over the interests and happiness of his people, he may yet, under the protection of Providence. add to that length of life, and to that series. which is connected with the correspondence the advice of restoring lord Melville to his majesty's councils, I am ready to take my full share of responsibility; but I thinks that such a recommendation would have gent. (Mr. Whitbread) and his friends, who conducted a late prosecution against that noble logs to a fortunate acquittal. I shall only trouble the house with one word more. Whatever may be the issue of the division of this night, or of the series of divisions with which, if successful, it isto be followed; his majesty's ministers are determined to stand by their sovereign... solation to every loyal mind to feel, that even though circumstances should occur,

appeal to the country. [Loud cries of hear!] other orders of the day be now read, upon hear ! from every part of the house.]

Lord Henry Petty observed, that however that house might be attacked, however it might be threatened, whatever unconstitutional language might be used towards it, he relied on the manly constitu-tional spiritand understanding of the house, that no such intimidation could induce it to surrender a constitutional principle. There was not one single member on the other side of the house that had answered the arguments of his noble friend (lord A great constitutional grong Howick). had been done, and the house would act consistently with what was due to is own character, by declaring with firmness its The only mode by sense of that wrong. which gentlemen on the other side defen 1ed the question on their side, was by a right firstruther, Sir J. Bart. Dickenson, W. petition of the mis-statements, which had Adam, W. already been repeatedly contradicted and He now again stated, that the disproved. proposition of any new measure, connected with the Catholic question, if circumstances should render it expedient to make such proposition, was, by the declaration of his majesty's late ministers, to be submitted to his majesty. An hon, gent, on the other side, however, had put a hypothetical fase, and supposed that another king James might happen to ascend the farone, who would make this measure the means of subverting the Protestant establishment in this country. To this he answered, that if such a king were to ascend the throne, it would then become the duty of ministers to give martly, constitutional advice, however . it might be repugnant to the feeling of the then king. But, if it were once admitted as a principle, that a king had a right to demand of his ministers a pledge, that they would not again trouble him with any advice connected with that subject, then tru- Combe, H. C. ly would the Protestant establishment be Cavendish, G. H. C. in danger. For his own part, although he Cavendish, Wm. believed that the motion of his hon. friend want or carried that night by a majority, he did not believe that, had the Catholic bill Cooke, B. been persevered in, the influence of the late government exerted at that time could have | Corry, Right Hon. T. secured its adoption.—The question being Calvert, N. Campbell, G. boudly called for, the house divided on the Cornwall, Sir G. Bart. amendment to the original rotion, namely, Carew, R. S. that the other orders of the day be now read. While the opposition members were in the lobby, lord Hotick requested their attention: he stated that there were two Dundas, Col C. Dundas, Hon. L. motions before the house, the first, that the Dugdas, Hon. C.

which they were then dividing, and upon which it was pretty certain they should be in a majority; the second would be upon the original motion. Should they, as he trusted they would, negative the first, and carry the original question, it would then be perhaps necessary to propose an address to the throne, to meet the threat which had been thrown out that evening—a threat unexampled in the annals of parliament. The result of the division was.

For Mr. Osborn's amendment . . 258 For the original motion . . . . . 226

## Majority for Ministers

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List of the Minority. Althorpe, Viscount Antonie, W. L. Atherley, Arthur Anbrey, Sir J. Bart. Blackburne, J. Bruce, P. C Barclay, Sir R. Bart. Baring, A. Baring, T. Baring, H. Barnett, J. Butler, Hon. T. Butler, Hon. C. Bligh, T. Bennett, Hon. H. G. Benyon, R. Barnard, S. Bouverie, E. Biddulph, R. M. Brogden, T. Byng, G. Brand, Hon. T. Bewick, C. Bradshaw, C. Bradshaw, R. H. Bunbury, Sir C. Brooke, T. Cooper, S. Cavefilish, Lord G. Coke, T. W. Colborne, N. W. R. Curwin, S. C. Creevey, T. Colclough, G.

Dundas, Right Hon. W. Doyle, Sir John, Bart. Davenport, D. Euston, Earl Ebrington, I ord Eliot, Right Hon. W. Elliot, Hon. G. Eden, Hon. W. Erskine, Hon. H. Forbes, Lord Intzgerald, Right Hon.M. Flemming, Hon. C. Ferguson, R. Faukes, W. Fellowes, R. Foley, T. Foley, Flon. A. Feljambe, F. F. Francis, Sir P. Bart. Fremantle, Capt. Frankland, W. Polkestone, Lord Grenville, Right Hon. T. Giles, D. Grenfell, P Greenhill, R. Grattan, Right Hon. H. Graham, T. Gower, Lord G. H. L. Heathcote, Sir G. Herbert, Hon. W. Hibbert, G. Herbert, Hon. C. Hippesley, Sir J. Barter Herbert, H. A. Hume, W. H. Henderson, Sir J. Bart. Hamilton, Lord A. Humilton, Sir H. D. Honywood, W. Horner, F Howard, Hon. W. Howard, H. Howarth, H. .. Howick, Right Hon. Low! Hughes, Col. V'. Hurst, R. Jarvoise, J. C. Jekyll, J. Jackson, J.

Plummer, J. W. Johnes, Col. Prettie, Hon. J. A. Knox, Hon. T. Parnell, H. Kempe, T. Kensington, Rt. Hon. Lord Power, Rich. Portchester, Lord King, Sir T. D. Bart. Porter, General Knight, R. Poyntz, W. S. Praed, W. Lambe, Hon. W. Latouche, Col. Pym, F. Ladbrooke, R. Quin, Hon. W. Langston, T. Ramsay, Hon. S. Lambton, R. J. Raine, J. Lawrence, Dr. Lemon, Sir W. Bart. Rancliffe, Lord Ridley, Sir W. Lloyd, J. Lloyd, Sir E. Bart. Romilly, Sir S. Roscoe, W. Lismore, Lord Russell, Lord W. Loveden, E. I. Lyttleton, Hon. W. H. Robarts, A. Steward, Hon. M. Leach, T. Skenc, G. Lushington, T. Savage, F. Lubbock, Sir T. Bart. Juddell, Sir J. H. Bart. Sawbridge, M. Scudamore, R. P. Mackenzie, Major Shakespeare, A. Madocks, W. Sharpe, R. Maitland, Lord Sheridan, Right Hon.R.B. Markham, Admiral Middleton, Sir W. Bart. Shelley, H. Shipley, Colonel Milbank, Sir R. Bart. Spencer, Lord R. Miller, Sir J. Bart. Stanley, Lord Mitner, Sir W. Bart. Stanley, T. Morpeth, Lord Symonds, T. P. Moore, P. Smith, J. · Moore, Hon. I. Smith, S. Martin, H. Tighe, W. Matthew, H. M. Mosley, Sir O. Bart. Maule, Hon. W. Thistlethwaite, T. M'Dowall, W. Morris, E. Mostyn, Sir T. Mahon, Lord M Donald, T. Monson, Col. W. Nugent, Sir G. Bart. Newpo 1. Sir J. Neville, Hon. Mr. Noel, G. N. Northey, W. O'Callaghan, T. Ogle, Hon. H. M. Ord, W. Ossulston, Rt Hon. Lord Whithread, S. Ponsonby, Hon. F. Primrose, Rt. Hon. Lord Williams, O. Paxton, Sir W. Bart. Peirse, H. Plunkett, C. Pelham, Hon. C.A. Pelham, Hon. G. Percy, Lord H. Phillips, Mansel Fremantic, W. Piggott, Sir A. Plumer, W.

Taylor, A.

Temple, Lord

Tower, A. W.

Templetown, Lord

Tuffpell, Coloncl

Trevannion, Mr.

Vernon, G.

Vansittart, G.

Walpole, Gen.

Ward, J. Wentworth, G.

Wharton, J.

Wilson, B.

Wickhalu, W.

Windham, W.

Woolmore, J.

Wynne, C. W.

Wynne, H.

Calcraft, J.

Wynne, Sir W. W.

Warren, Sir J. B. Bart.

Tellers

Vane, Sir F. Bart.

Townshend, Lord J.

Tierney, Right Hon. G.

Total -The following members paired off: Courtney, J. Henderson, A. Fitzpatrick Ferguson, G. Smyth, Right Hon. J. Smith, G. Astley, Sir J. Western, 9 Williams, Sir R. Taylor, (

Adjointed at half-past six on Friday morning

DE COMMONS.

Friday, April 10. Mr. Wilberforce brought MINUTES. up a report from the committee appointed to enquire into the merits of the petition complaining of an undue election for the county of Londonderry, and obtained leave for the adjournment of the said committee, until again summoned by the Speaker's warrant, in order that Jime should be allowed to the commissioners for examining evidence upon this subject in Ireland .-- Upon the motion of Mr. G. Rose new writs were ordered for Christchusen, in the room of the right hon George Rose, who, since his election, had accepted the office of treasurer of the navy; and of Mr. S. Bourne, who had accepted the office of one of the lords commissioners of the treasury.-Upon the motion of sir J. Newport, the Irish Slamp Duty bill, and the Irish Servants' Wages bill, were read a third time and passed .- Mr. Lyttleton gave notice of his intention to submit to the house a motion on Wednesday next, expressive of its sentiments with regard, to the later change of administration.-The bill for raising a fund to provide for the Widows and Orphans of Schoolmasters in Scotland; and the Dover Pilots' Regulation bill, were read a second time, and ordered to be committed .- Mr. Swan gave notice, that he would on Monday move that the petitiogers from Lancaster upon the subject of colonel Cawthorne's Election should be heard by counsel at the bar .- Mr. Huskisson, adverting to an order made last session, . upon the motion of a noble lord (H. Petty), whom he then saw in his place, for the production of an account with regard to the Scotch excise for a certain number of years, observed, that, in pursuance of that order, there were now behind him two huge solumes, which only contained the accounts of one year, although almost all the clerks in the establishment had been engaged since the order, in preparing it. Now, 24 he could not conceive the object of the noble lord, or the utility of a comprising with his motion, he gave notice that he would on Monday move for rescinding the order with regard to the 23 preceding years to which it referred.

> HOUSE OF LORDS. Monday, April 13.

[CHANGE OF ADMINISTRATION.] order of the day for summoning their lordships having been read,

to notice, to submit a mution to the house, of the country, made him solicitous to see respecting the consequences of the late change in his majesty's chuncils. He expressed his regret that a matter of such delicacy and importance had not been taken up by abler hands; but observed that there were times and circumstances under which it was the duty of every noble lord in that house to come forward and offer the best advice his judgment could suggest for the maintenance of the public good. It had always been his anxious wish to see the best talents and additions the country could boast of, united in a rival exertion of Fliose talents for the public welfare; but le had to lament the loss of one distinguished man (Mr. Pitt) at a most critical period of our affairs, which considerably weakened could never be ventured on without hathe administration of which he was the zarding the most perilous consequences to seeing another ministry constituted, which signed for the sudden change that has occertainly embraced a very great portion of curred in the administration, but not one the character, integrity, and talents of the of them was, in his mind, sufficient to juspation. This ministry also lost one of its tify those who had advised the removal of ne from which he expected the country would reap much benefit. That administration had recently, and very unexpectedly, been removed; and he was sorry to observe, that their removal did not seem to be accounted for on any constitutional and satisfactory grounds. By this double loss, and by the change that had thus taken place in his majesty's councils, the affairs of the nation were left in a situation which he could not but lament. Indeed, much as he lamented it, he had still more to lament the causes that led to that change, and the nature of the advice which induced his majesty to make it. For, advisers in so critical a measure his majesty most undoubtedly had, whoever those advisers "vice, which in their judgement, the might be. It was an excellent maxim of " course of circumstances may render nethe constitution, a sacred one in his eyes, which made the person of the sovereign inviciable; and which, by pronouncing he could do no wrong, rescued him from all respondity for any public measure. That maxim he was consident their lordships would maintain, and upon it he would rest the necessity of adopting the motion, at least in part, which he should have the honour of concluding with. He trusted that nothing he should offer would be construed into personal disrespect to his majesty; of that he was incapable from principles of duty, as well as from inclination and by justifying them, to insinuat blame

The Marquis of Stafford rose, pursuant | safety of the state, and for the prosperity a more able and comprehensive administration. He would not impute to any noble lord the circulation of the misrepresentation that had gone through the country respecting the conduct of the late administration, and the actions that influenced their dismission from office; but it was with sorrow, and indeed with some indignation, he observed, that many of these misrepresentations had a tendency to stir up religious animosities and disunite several descriptions of his majesty's subjects, without any adequate cause whatever, and much to the danger and detriment of the general welfare. He next earnestly deprecated all such pernicious attempts, which He next had the satisfaction of the country. Various causes had been asmain supporters (Mr. Fox); but still it was so much integrity and talent from office. He therefore felt himself justified in submitting the following motion to their lordships: " That this house, feeling the ne-" cessity of a firm and stable government " in this most important crisis of public " affairs, is impressed with the deepest re-" gret at the change which has lately taken place in his majesty's councils, and that " this regret is greatly increased by the " causes to which the change has been as-" cribed; it being the opinion of this house, " that it is contrary to the first duties of " the responsible ministers of the king to " restram themselves by any pledge, ex-" pressed or implied, from submitting to " his majesty faithfully and truly, any ad-" cessary for the honour of his majesty's " crown, and the welfare of his dominions."

Lord Aberdeen rose in reply to the noble marquis. The question now started appeared to him to involve a very serious inconvenience, inasmuch as it intimately connected itself with the personal conduct of That was unavoidable, the sovereign. however studious noble lords might be to avoid it. For though it appeared a general and abstract proposition, it was calculated, at the same time, to serve as a justification of the conduct of the late ministers; and gratitude; but his anxiety for the in some other quarter. He could not but

ties; the late administration, and the prerogative of the crown. It went to exculpate ministers: it could not go to exculpate the crown, to which no blame could deep regret at the change which had taken attach. Indeed, it was very difficult, from the insulated manner in which the question was brought forward, nay it was impossible, to discuss it without recurring to other circumstances, which it did not purport to When the late ministers comprehend. consented to withdraw a bill which they deemed to be indispensably necessary to the safety of the country, they hinted that, in future, they might be under the necessity not only of reproducing the same measure, but perhaps some further measures of a single Irish parliament in 1793, to this country. milar nature. How could it be imagined They afterwards found that if merely that his majesty could listen to such proposals, neasure was adopted, dissenters would be when it was known, perfectly well known excluded from those privileges which were that the opinions of the sovereign upon granted to Catholics; it was therefore these points were immutable? It might deemed necessary to include dissenters, and naturally occur to his majesty, that the open the army and navy to both classes. same measure might be again proposed to With respect to the aet of 1793, he had inhim at a time when perhaps it might not be derstood, from what had been said by a equally in his power to resist it. How noble lord (Buckinghamshire), who matural then was it for him to demand an then secretary in Ireland, that it was at assurance from his ministers, that they would no longer think of any such measure; of the bill to this country, and that the bill but that so far they would allow his feelings itself was understood to extend to the navy. and his conscience to remain undisturbed? [The earl of Buckinghamshiresaid no, no. ] That assurance the late ministers refused to He had understood that to be the case. grant, and their refusal made it necessary for his majesty to dismiss them. Much had been said about secret advisers on this occasion, and it was contended, that the sovereign could do nothing without responsible respect to Ireland, was, that it was the inadvisers. This might be the case; but it was impossible to make that true which was false, or give existence to what no where existed. Would it be attempted to make the present ministers responsible for meas stand it to extend, to the navy? sures that were taken before they came into office? But if the measure for which he said, been the opinion of several able it was wished to fix responsibility upon lawyers, that the bill did extend to the navy. \* Them referred, to the late change of admi- The bill, however, which the late ministers nistration, he trusted the present ministers would not shrink from it; for it was the slightest reason for that cry which and could, under such circumstances, adopt, noble marquis contended that his motion out of respect to his majesty's feelings upon was necessarily connected with the presertite subject; and then a pledge was was as desilous as the noble marquis could he could not but consider as highly uncon-respired dicate that purity of the constitu-stitutional. He lamented the change that eve of the therefore he should contend had taken place in his majesty's councils. butting any constraint on the free Conceiving the late ministers to be much **'**Vοι<u>.</u> ΙΧ.

consider the question as embracing two par- opinion, was equally inconsistent with the purity of the constitution. On these grounds. he should move the previous question.

The Earl of Hardwicke expressed his place in his majesty's councils, and lamented that a cry should have been set up which could only tend to revive religious dissensions, and produce the most deplorable. consequences, and for which there was not the slightest reason arising out of the conduct of the late ministers. Those ministers. anxious, from the best motives of policy, that the whole population of the empire should be ective towards its defence, wished to extend the provisions of the bill passed in that period intended to extend the provisions

The Earl of Buckinghamshire observed, that what he had stated, and which he was authorized at the time to state, in addition to the objects of the then intended bill with tention of his majesty's then ministers to propose a similar measure in this country: but certainly the bill of 1793 was not intended to extend, nor did he ever under-

The Earl of Hardwicke resumed. It had, introduced, was one which did no safford the only line of conduct which the sovereign been raised against it; on the contrary, it was, in his opinion, a highly beneficial meaconsistently with his case and dignity. The sure. The bill, however, was given up vation of the constitution in its purity. He demanded from the late ministers, which

present ; and agreeing also in the unconstitutional nature of the pledgedemanded, he

should on these grounds support the motion. Lord Erskine rose and said & My lords, the particular situation is which I was placed in his majesty's late councils, as it regards the subject now under consideration; and the many public references which have been made in vanous places to my office and to my opinions respecting it, make it not unfit, I hope, that I should seek the earliest opportunity, onsistently with the forms of the house, of Helivering my apinion to your lordships.—The officers of men, my lords, upon this, as upon boost other subjects, must be expected materially to differ; but there is one thing in which ly to differ; but there is one thing in which I am persuaded all men of honour must agree, i. c. that the case should be fairly stated, and that the question to be present-? ed to the understandings of those who are to judge of any matter, be it what it may, sly ald not be disguised or misrepresented. Many triumphs in large assemblies, and stal more amongst large communities. 'Isa've been obtained by artifice and imposture, but besides that they are most contemptible, they cannot possibly be lasting. Fact and reason must for ever prevail in the entl .- The circumstances which have given rise to this extraordinary conjuncture, though involved and complicated in their details, may be brought within a very narrow compass; within, I should think, ten minutes · by your clock: yet without omitting any thing upon which a difference in the argument could ultimately be taken by any canilid or reasonable man. I will state the matter to your lordships as I understand it; and as I was no party to the transaction, as nothing blameable, if there be blame any where, can possibly attach upon myself, I may at least be expected to be an impartial historian, and an historian too near the scene, to have gross ignorance or error reasonably imputed to me.-My lords, it has be the fashion to represent the intromons, which led to the dissolution of the lete administration as an extravagant act of political suicide; as a rash, useless, and wanterproposition, dictated by no expediency, and opposed by inturmountable obstacles, within the knowledge of those who introduced it. Nay, my lords, charges much more serious have been made. It has been "more than insinuated, that, to overcome

public affairs, at a crisis like this, than the most unworthy deception and deceit. Nothing is more easy, my lords, for those who have an interest in such misrepresentations, to invent and propagate them; but it is not so easy to obtain credit for them in such a country and age as we live in. is not easy to obtain belief (except in the surprise of the moment), that persons of acknowledged skill and ability as statesmen, should suddenly conduct themselves so absurdly, or that distinguished and characteristic integrity should suddenly give place to dishonour and falsehood.-My lords, there is no foundation, no not the smallest, for either of the charges; though I readily admit that if statesmen ought to have no views but to preserve their places, they acted improperly. Your lordships very well know that in 1793, the remainder of that long volume of penal and disabling statutes which vexed the Roman Catholics of Ireland for so many ages, was extinguished by an act of great beneficence and wisdom of the king now upon the throne; an act which I trust to the manly and honest character of the Irish people always to remember, and the memory of which, I trust, will for ever induce them to impute only acts of grace and benevolence to his majesty, and resolutions of eternal exclusion to adviser's who abuse their trusts. That act of 1793, which was an act only of the Irish parliament, threw open the whole bosom of civil and military establishment in Ireland to that immense majority of people; with certain exceptions, however, which, I have no doubt, under all the circumstances of that time, were just and reasonable; but which, nevertheless, could not but create great difficulties in the future application of any indulgences to be granted upon an union between the two kingdoms. Pam speaking against myself, my lords, in this admission .- The Irish act continued for 14 years without a single danger or disadvantage which can be stated, and seve ral years had also passed since the union, without the extension of it to other parts of That extension, my lorus, the empire. like almost all changes in human policy and government, was forced upon the consideration of the late ministers, not so much by the claims of the Catholica, as by the peculiar crizis in which they were called to the administration of public affairs. The crisis was alarming, and indeed, in every second and indeed, in every second and indeed and indeed and in every second and indeed and ind unexampled. Amidst a series, hower, of \*more than insinuated, that, to overcome distressing events, a prospect sut enly these obstacles, recourse was had to the seemed to open, of yet delivering it on s

not only by rational combinations of her the moment the misconception was discoown powers against the common enemy to her repose and independence, but by balancing her conquests in the most distant parts of the world. But, unhappily, my lords, our population kept no pace with our other capacities for these grand and useful projects, except by beinging into action our whole national force. Our fleets and armies must long ago have failed, but from the great nursery of Ireland; and the great majority of Ireland was Catholic: catholic from all time, and not from any acts which our wisdom or prudence could controul or alter. This, my lords, was the consideration which led to the introduction of his majesty, with the advice of the parliament of Ireland, had sanctioned, whilst it was an independent kingdom, which had been productive of so many advantages, and to which no objection was on foot any where. But difficulties stood in the way of the mere strict extension of that statute to Great Britain. The English Test actwould have shut out the Protestant Dissenters, whilst the army and mady, from the effect of the extension, would have been laid open to the Roman Catholics. But what, I confess, struck my mind most forcibly, (though I was no party to any part of the measure,) was, that to open a profession to honourable men upon the principle of liberal trust and confidence, and yet to set up a bar against its highest honours and ambitions, was not only unjust, but to the last degree, impolitic. In the mind of my most colightwas so unsurmountable, that the bill was t being modified. - selel of it, and it was so proposed to his this I can declare, that though upon that majesty, and so effered to the house of ground I might have objected to the reservacommons .-- My lords, I purposely awoid the details, because I was no party to them; thought of objecting to it, lest such offence but I to not be eve that any deception was should be given to the king by it, as to lead practised; no such charge was ear made to a dissolution of the government, when I by the king. know it neve was.

vered, was not the bill, in deference to his majesty, and in consequence of the misconception, immediately abandoned, and abandoned with the most honourable and a ectionate prefessions of attachment and respect? It has been asked in other places, apon what principle the abandonnent could be justified, when the measure was professedly introduced toon the principle of expediency and daty? My lords, the answer is easy. There is a plan difference between even the strongest expediency and unperious necessis, "The first was, all circunsteenes considered, not sufficient to make it such a point of duty, as to abandon the bill which has raised such a clamour, the government rather than the measure; and which has produced such consequences. But the second would have rendered that It was to extend to England, now united fluty absolutely indispensable; the course with Ireland, the services of the Catholics pursued, therefore, was surely unexceptionin the defence of the whole empire, which able, They abandoned the measure, but, to mark the principle of the abandonment, they expressed a reservation to govern themselves by future circumstances, in the advice which they might from time to time be called upon to offer to his majesty upon the subject. Without the reservation, "the king might have considered, and would have been justly led to consider, his migisters as pledged not to resume the measure in question, nor any other measure of indulgence to the Catholics, though offered under circumstances which could not, from duty to his majesty, enable them to give way to his opinions; and the Cathohes might also have been impressed with' the same opinion, which, besides the utter dishonour of such a proceeding, would have led to the very discontents which the present conjuncture is so unhappily calculated to produce. - My lords, I was not preened friend, at the head of his majesty's sent when the minute in question was prepalate councils, I know that this objection red; but if I had been present, I could have neither given assistance nor resistance, beon that principle abandoned in toto, instead cause I could not have assisted in downing It was therefore that up a statement of what was intended by the bill went beyond the Irish statute, others, upon a subject on which my own though it was undoubtedly built upon the views and opinions were different. But tion altogether, yet I never should have I am | knew the measure had been, from dutiful deing of smisunderstanding, and, for argu-ment's sake, to the autmost extent which aside and abandoned. Such an idea would have never presented itself to my mind, be-

cause it would have been inclusistent with the or other to dissolution. That the king's reverence and respect which I sincerely feel opinions, and scruples, and feelings, were for his tisjesty, who could not, in my most honest, honourable, and conscientious, opinion, take just offence as the whole ca- I most firmly do believe; but not that all binet, because one minister or two had that has happened was the unmixed result misconceived his sentiments. I Their de- of them: and I cannot help thinking that, clarations were sarely legitimate proof for independently of the legal presumption, the the rest of his servant; to act upon, and king was advised, in the ordinary sense of what more could they possibly do than the expression in some quarter, or by some unanimously to mandon the whole measure, means or other, to remove his ministers. when the misconception was discovered? My lords, I do not mean to say, nor in the By that abandonment, his majesty and his most distant manner to insinuate, for I late ministers were brought back to the never will insinuate what I am not prepared very situation in white they stood at the to assert, that any noble lord now present, formation of the administration. They nor any honourable man in any other place reciprocally knew each other's opinions. is to be considered as such adviser though Sufficient for every day is the good or the he should upon his word declare, that he evil of it. It was open to the ministers of was not. I assure your lordships, that I propose, and for the king to reject, their have no such meaning, but sull my belief propositions. If their duty had called upon this subject, such as I have described them, on any future occasion, not to yield it, is not at all shaken. We all know, my to his majesty, it would have been their lords, that in political life there are wheels duty to resign; and for the king to have re- within wheels, as many almost as in a silk-moved them if they did not, instead of ex- mill; that the smallest, and apparently the poling the country, at such a crisis, to the most insignificant, are sometimes, from their selfour consequences of a change, even situations, the most operative, and that some though the change were for the better. I of them are, besides, sunk so deep in the dirt, never, therefore, at the time the ministry that it is very difficult to find their places, was upon the eve of dissolving, could dis- though one can very easily discover their cover any just or rational ground for its dis- tracks and their effects. - My lords, I am solution; and I have never therefore been the more inclined to be of this opinion, able to persuade myself, that their removal from the gross perversion and exaggeration was the spontaneous act of the king on that of the danger and illegality of the extension account; because, having the highest beyond the Irish act of 1793. We have noopinion of his majesty's honour and fairness, thing to do with the civil exceptions in that I could not reconcile their removal with act, but only with those which are military; either. A pledge was tendered, which is not these exceptions are the commander-in-chief, only not argued to be legal, but the illegality and general officers on the staff. His maof which is considered as a childish truism, jesty consented, by the Irish act, to open the utterly unfictor debate in parliament; and whole army to the Catholics, with these yet this refusal, without farther parley or ex- exceptions; and nobody charges his maplanation, and in the midst of the most jesty now on that account with the breach respectful and affectionate submission, (a pc his coronation oath. It is admitted large majority of the cabinet, not even therefore, that, consistent with the coronachargeable with any misconception,) was tion oath, Roman Catholics may be ensigns, made the only ground of a total indiscrimi- lieutenants, captains, majors, and colonelnate removal; I say the only ground, because in the army; but it is argued that they canif the pledge had been taken, their continu- not rise to the rank of staff officers, consisapor was of course; the king could not have tently with the king's solemn obligation. 🗀 one back. Professing therefore the most sin- support the Protestant establishment of the Thick I do really seel, and which I cannot name of wonder can the church have to do Reling, from every thing that I have with this distinction? Whither it was or seen and known singe I have had the honour was not a nsistent with the spirit of the coronear his person, I do not believe that nation oath, at it applied to the state, though the simistry was dissolved by the spon- not at all to the church, to open the course of eneous act of the king, on that single the Catholics at all, it is not now pen to count. I believe that, independently of argue; the thing is cone, and was by his this, it must have been doomed somehow, majesty consented to be extended to Green

Britain. the mysterious enigma of the perjury, in carrying on their promotion to be officers on the staff. My lords, as I was no party at all to the bill, I cannot but feel a most natural anxiety to deliver myself from the possible imputation of such gross stupidity and folly as to have ever objected to it on that principle. I will state the foundation of my objection by-and-by. The question of entire emancipation is totally different, and ought not to be mixed with the present consideration. But I am quite sure that a man would be pointed at in the streets, who had incurred the ridicule of gravely asserting that, upon any possible view of the coronation oath, in its letter or in its spirit, the difference between colonels and statf-officers, could have any rational application, When it is considered upon the footing of expediency, the question may be very different; but even there, the king has the staff in his own hand; for though such promotions might be open to Catholics, the appointment still rests with the king himself. What I object to, therefore, my lords, is, that danger to the church is made the stalking-horse upon this occasion. As far as it is a question of political prudence, it is a fair and reasonable ground of difference of opinions; but so far as it is a clamour upon religion, it is imposture. It is for that reason that I cannot therefore help thinking, my lords, that this is a change, which though it could not have happened without the occasion, yet had not the occasion itself for its only cause, because the consequences altogether outrun such a cause. The objection to this way of considering the subject is, that it conveys sent ministers who make that charge upon a naswer to parliament. My lords, with the king. My lords, the obstacle of would be subject to an impeachment. The the king's oath appears the more extraorwat ministers, who step into office upon of it. church, and upon an occasion with which cosonation took no oath but to support the as chief magistrate, can have no conscient which is not in the trust of responsible as tern according to the statutes of the realm, | regards the state, accompanies them. Ma.

We are therefore confined only to | and to the laws and customs of the same? My lords, the king enters into this solemn obligation: and is it consistent with the laws and customs of the realm to demand a pledge from counselfors that they will not impartrally and henestly counsel Is it consistent with the laws and customs of the calm. that the king shall make a rule for his own conduct, which his counsellor shall not break in upon, to disturb with their advice? Who is the man that will stand up and say, that this is the law and custom of this realm? The church therefore, and all observations concerning Catholics, are foreign to this grand confideration; because if this can be supported and sanctioned in one instance, it may in any number of instances; and the king, instead of submitting to be advised by his counsellers, might give the rule himself as to what he will be advised in, until those ho are solemnly sworn to give full and impartial counsel, and who are responsible to the public for their conduct as his advisers, might be penned up in a corner of their duties and jurisdiction, and the state might go to ruin. But no doubt it will be said, that here again is a direct attack upon the king. I deny it again, it is no attack upon the king. I cannot see the king but in the responsible officers of state, who, by serving him in office, sanction all proceedings of the crown. noble carl who spoke first on that side. declared that if an address was presented to the king to know the author of the supposed advice, his majesty would return for answer, that his adviser was the faithful monitor within his own breast in the suggestion of his conscience. My lords, the king might undoabtedly give such an answer, a charge or an insinuation on the king him- but I should be glad to see the ministers My lords, I deny it. It is the pre- who would be bold enough to deliver such his majesty, because they give up the pledge will hazard my reputation as a law er with as illegal; they disavow it altogether; they your lordships, that the responsible minise deny that they have taken it, and leave it to who was the organ of that message here. Great Hall, and not this chamber, would dinary when we hear it in the mouths of the be the proper forum for the consideration The king can perform no act of go the refusal of the pledge, by their predeces- vernment himself, and no man ought to be When one hears so much of the received within the walls of this house to declare, that any act of government has prothe church can have no possible concern, ceeded from the private will and determine one would think that the king upon his tion, or conscience of the king. The king The king. inserties of the people were nothing. My jects. When he delivers the seals of office lords, does not the king solemnly swear to ito his officers of state, his concience, as it

than land to abridge the lang's prerogative, just as they are now, to all the important or to degrade the dignity of his high office, indulgences which his majesty, during his by reducing him to a cyphe. The public, reign, has nevertheless granted to his Cathoon the contrary, are entitled to the full lic subjects; and I conceive that I have even benefit, hay, they have a right in reason to the sanction of the present ministers for supexpect the advantages of the personal virtues posing, that upon corresponding emergenand calegity of the king. Whatever follows cies the indulgences would still be extended; does not seek to alter the nature and consti- ciple; and if further indulgences be not on tution of things, but to preserve the givern-that account inadm.ssible, but are to dement not only against the impeachment of pend upon emergencies as they may occur, crime, but even against the irreverence and then upon what principle were the late loss of dignity arising from the very impu-ministers removed, and how are they distation of it. No act of state of government tinguishable from their successors, since can therefore be the king's; he cannot act the late ministers abandoned all indulgence but by advice; and he who holds offici, for the present, and only contended that sanctions what is done, from whatever source emergencies ought to regulate their adit may proceed. This, my lords, is not vice?—This is the whole. I hope I have hie legal fiction of the constitution, but the not departed in any thing I have said from practical benefit and blessing of it. I am the declaration I made the other day of my bleading the cause of the king and of the duty and attachment to his majesty, which people together, in enforcing it; and I is most sincere and affectionate. What never will remain silent whilst this princi- weighs heavily on my mind, my lords, is, the ple is disturbed. Apply it, my lords, to the dangerous and alarming distinction between case before us. We never should have putting by from time to time the claims and recourse to a simile, when the case itself expectations of the Catholics, which I am as will serve us for illustration. - My lords, the much disposed to as any man, and the pubillustration may suffer from circumstances lie declaration of unalterable refusal upon at this moment. The hands of our great a principle which admits no alteration. r enemy are full; the brave Russians keep trust we shall never see the danger of such thim at bay in the East, and I play God for a declaration brought home to a practical the continuance of such critical successes, test in the discontent of subjects who might But should be return to the coast, and till otherwise be affectionate and faithful .-- My , the shores of Europe with his troops from lords, I have nothing to add to the trouble the Baltic to the Mediterranean; should be which I have already given to your lordthreaten Ireland with invasion, would any ships, but to assure you, that no man can man be permitted with impunity to tell the be more deeply impressed than I am with Cathories that they must not look to all reverence for God and religion, and for all possible change in their condition during his the ministers and professors of the Chrismajesty's reign? that no changes could tian Protestant faith. I am sure that I relieve them whilst the king was on the need not except even the worthy and (" throne? My lords, I maintain, without cellent prelates in whose presence I make the biard of contradiction, that this declathis solemn and public declaration. My Fration would be a seditious misdemeadour, lords, I glory in the opportunity of thorning punishable by indictment. The criminal it. Would to God that my life could be enotive, unless as circumstances might repel as pure as my faith! I consider the æra of heinthe inference, would be inferred from the the Reformation, and its irresistible proseen antiment, because the king can have no gress in the age which he succeeded it, as to be near appose either in lawer in fact impute the grind area in which the Divine Provite a inistry im. He cannot in law, for the dence began most visibly the will the sacred taneous act have already given; and I believe and encouraging promises of the cost.

man in England, my lorde, is less disposed and state, were opposed from time to time from either is therefore his own. The fame for they say that they have taken no pledge, and honour of his actions are his own; but and consider the imputation of having taken as all men must have errors, the wisdom of it as a reproach, which it certainly would our government turns them aside from him. not be, if all further indulgences were The maxim, that the king can do wrong, against a fundamental and unalterable printhis, it must not because the king's oath, and ways have, with athanxiety which I cannot express, but with a hope which is up.

tions of the earth shall be collected under its shadow, and united in the enjoyment of its blessings: It is that feeling, my lords, mixed perhaps with what may be considered as the prejudices of education, but which I cannot myself consider to be prejudices, that have kept me back from going the full length of Catholic expectation. I consider the Roman Catholic faith as a gross superstition, not chargeable upon the present generation, which contains thousands and ten thousands of sincere and enlightened persons, but the result of the darkness of former ages, and which is fast giving way under the hourly increasing lights of religious and philosophical truth. Not that vain and contemptible jargon which has usurped the name of philosophy, but the philosophy of nature, which lifts up the mind to the contemplation of the Almighty, by approaching to Him nearer, and discovering his Attributes in the majesty and harmony of his works. Toleration is the right of every man, and the policy of all wise states; but seeing that religious superstitions were falling into a wholesome and visible decline, I have never sought to give any encouragement to set them up amin, but have rather wished that inconveniences should be felt, though no injustice suffered by their professors; because, when religions distinctions are not so importantly material as deeply to affect the conscience, they are often by imperceptible degrees diminished and melted away. These ideas, my lords, and not any objections affecting either the establishment of the church or the safety of the state, though formerly these were very solid objections, were my

cently occurred. The some farther con- all sides, that before we determine to assert . spione should be made to the Catholics, an abstract proposition, for the declared

tinguishable, to the time when all the na- had been the opinion of many statesmen of great eminence. Even one of the present ministers, the segretary of state for the foreign department, a person certainly not of inferior talints, had formerly held this opinion. It fould not therefore a subject of charge against the late min ters that they brought forward this measure wantonly or hastily. He thought here was great reason to regret the obange in his majesty's councils, and he considered the pledge demanded as highly unconstitutional,

Lord Harrowby Began by observing, that he fell under the same imbarrassment as the noble garl who had just spoken, from the want of proper documents. This deficiency was in itself a sufficient parliamentary ground tof defusing to assent to the motion of his noble relation. No motion, he said, pretending to be grounded upon facts, ought be entertained, unless it rests either upon facts notorious, or admitted on all sides, or proved by documents on our table. nature of the present case admits of no such proof: it rests upon statements of the contents of dispatches which we have not seen; of the contents of confidential communications between the king and his cabinet, which are not, and cannot be before us: and upon the relation, not so much of the terms of confidential conversations between the same parties, as of the impression which such conversations made upon the minds Such are the doof these who held them. cuments on which we are called upon to assent to a motion, winch, grounding itself, solely upon the defence brought forward by one party, is in act (though I trust not in intention) as accusation against the other; a plotion which places your lordships in a reasons for not giving my support to the signation, equally unknown to the theory bill without a more urgent occasion; for and the practice of the constitution, equally there are occasions to which such ideas aften from your legislative and initial ought to yield, since we are frequently functions, the situation of sitting in judgwithout choice in the order and govern- ment upon the personal conduct of your ment of mankind. These opinions, how-solvereign. I am well aware that the menever, can have no bearing on the present tion of his name within these walls is in it-motion, the first branch of which I pass by self disorderly, but the nature of this ques-tion renders it impossible to be avoided. member of the administration which it supports; but I not only subscribe to the indecorous and unparliamentary character second, but shall conclude by returning my of the debate into which we are driven. I thanks to the noble marquis for having itshall not however forget the doctrine but troduced it to the house. The Earl of ersey supported me motion, highest authority in this house, that the nich, in Contended, was called for by the right which necessity creates, necessity attraordinary circumstraces that had re-limits. So far at least it will be agreed on

its carings and with lits circumstances. It would lil beome a, a in any cause, into more in the so extraordinary in its complexion, so monenous in its consequences, transaction nearly at its close. We must left no other issue. It is not enough to say, ought to give a pledge; the king has dismissed his ministers for refusing it; therewas wrong. A mutual confidence between the sovereign and his servants appears to indispensable to the good conduct of public business, that when once there is so little confidence on either side, that the ministers (are reduced to demand a pledge from their king, or the king from his ministers, there seems little option left, but for him to dismiss them, or for them to resign. is the mode best calculated to preserve this necessary confidence? A clear and distinct kplanation of proposed measures on one side, and an unreserved communication of opinions on the other. If ever there was a question upon which such clear and distinct explanation was peculiarly necessary, it .was that lately in discussion. It was a question upon which the certiments of a majority of his majost; a servants were upon which his opinion had not only blen repeatedly and decidedly declared, but Had obligation of his oath. If measures of concession to the Catholics had been consenfed hallowed line, how deeply was it incumbent deferring to the restrictions in that act, of pon those, who proposed advancing but & similar provision for England. Besides, fingle step within that limit, to define with what is the principle of at act? Is it not the utmost pression the eextent of that to be shand equally in what it withholds, single step? Can we, who have heard little and what a grants? If it wows certain upon this subject, except the voluntary de- privileges for the relief of his Catholic subit; now says even to themselves, either for the security of Ms Protestant establish-

purpose of applauding be late ministers, itwas not neglected? Can they say, that and with the direct effect of censuring our in the first proposal to his majesty to exsovereth, we ought to examine (as far as tend the privileges of the Roman Catholics, the imperfect lights we have can admit) the limits of that extension were accurately how far that abstract proposition can be ap- stated to him? were perhaps even acplied to the present case, considered in all curately defined in their own minds. The measure was first proposed to be introduced by clauses in the mutiny bill. Could, this by possibility go beyond the army, or include the navy? The notice of the to content ourselves with taking up the intended motion referred, as I am informed, to the Irish act of 1793, and proconsider what were the steps which led to fessed to admit Catholics to certain comthat close, what was the necessity which missions. Could this be supposed to include the admission of ail dissenters to all a pledge was demanded; no minister commissions and appointments? But what was the reasoning by which this proposal was supported, when addressed to his mafore the ministers were right, and the king jesty? Am I misinformed, when I hear that he was told, that it was the earnest wish of ministers, to avoid every discussion, which could in the remotest degree be painful to any feel ugs, or repugnant to any opinion of his majesty? That this object they hoped they had attained by the measure then suggested; and why was it supposed to be attained? Because, so far from being repugnant to any known opinion of his majesty, it was perfectly conformable in principle to that concession which he had consented to in 1793; because it was only fulfilling the engagement which had been entered into under his majesty's authority at that time. Was it not stated, that the Irish act enabled the king's subjects in Ireland to hold commissions in the army, with no other restriction than is there pointed out? and that if a similar provision be reknown by themselves to be contrary to kis: fused with respect to this part of the united kingdom, it would (amongst orher arguments) bear an appearance of a conduct been acted upon by him under the most not consistent with openness and good faith? trying ircumstances, and was founded not If this was the manner in which the proupon any arguments of political expediency, posal was represented, (and if it was not, but upon a religious regard to the sacred I shall be contradicted,) can any man wonder at the impression made upon his majes ty's mind? I will not argue against the to by the king, upon former occasions, with cavil which may be made upon the reference evident reluctance arising from a fon- to the principle of the act of 1793. It is scientious fear lest they should pass the answered at once has the proposal, after fince of ministers, can even they, who made | jects, does it not in pose certain restrictions that this caution was not necessary, or that ment? Is it fair to argue, that the of

the same measure to preserve a part of them? But, if we, who are left to collect our information as we can, find a want of precision in this clear and distinct explanation, how did it appear to those who were most conversant and most deculy interested in every part of the transaction? To the king, to whom it was proposed; to those ministers who were consulted upon it, or by whom it was advised; to those, through whom it was communicated to the Catholics? That it was not understood by the king, we have his majesty's own authority, as stated by the noble baron lately at the head of his ministry? That it was not understood by the cabinet, we have the authority of a noble viscount, and, as I the measure, would, as well as himself. have dissented from it, and who, when they did understand it, took no part in the further proceedings. That it was not understood by the noble lord himself, who brought it forward in another place, we have his own authority, collected from his own notice, and from the manner in which his clauses were to be introduced. We are further told by that noble lord himself, that | he had not suffictently attended to the distinction between his own measure and the Irish act. The candour of this admission does honour to the noble lord; but it removes all our wonder, that others should not have understood what those who proposed it did not understand themselves; it removes also some of our regret, that the proposal of great measures is no longer vested in the same hands; it removes also much of our surprise, that in an intercourse been fortunate (and that it did not so hapdefence of their own conduct, have forced tor persisting in it? What hopes could be entertained of quieting the Catholics by a liver 18 Vol. IX.

object of a legislative measure is to annihi-1 Whatever difference of opinion there may late all distinctions between different sects, be as to the line they should have, followed when it is an equally prominent object of after this declaration, this at least will be conceded, that it imposed upon them not only the duty of seating with the utmost distinctness that was the nature and the extent of the further steps which required to take, but of socertaining, with the same distinctness, the nature and the extent of the consent of his mejzety. Did the ministers perform this duty? Was it sufficient to rest such a point upon the understanding of a conversation, in which the king believed that he had signified his perseverance in refusal, but which the noble secretally of state understood as a reluctant consent, or, as he candidly admits, rather as not withdrawing the consent which had . been originally given: The ministers being in possession of the written opinion of am informed, that of two other members of last majesty, giving a reluctant consent to a the cabinet, who, if they had understood measure evidently limited, with a declaration that he could not go one step further, his consent to an unlimited measure is implied, from what? From the expression of his decided disapprobation. It ough? not to be forgotten, that immediately after this conversation, an opportunity was offered, by the audience of the leading meinber of government, to clear up the doubt, while it was yet time. We understand from that noble lord, that nothing passed upon the subject. That the king should not have repeated his dissent, was perfectly natural. His determination not to advance one step beyond in former concessions, had been declared it writing; his dissent from the new step proposed had, is ne thought, in the control of the contro beed distinctly expressed to the parson, whose immediate duty it was to conduct. the measure: and he might well think it unnecessary to repeat it. But it would have of a confidential nature between the king pen must now be regretted by himself), if and his servants, some precautions should the noble person who had the second audience had felt that necessity for clearing prevent future misunderstandings. To the measure, however, thus stated, and thus updated on the king, after repeated instances, gave a rejuctant consent, adverting, however, particularly to what had passed in 1793. Did he not also add, in precise and positive terms, that he though it necessary to declare, that he would not greater and greater hopes in quieting the go one step farther? If this cannot be degreater and greater hopes of quieting the medical set a fact which ought to have Catholics. Will the ministers state this as a

was refueld injustice and oppression? Did the Irish government give hopes that these concession would keep back the petition? claims which that election would bring forward, ica previous requests, a compliance with which could alone give even a chance of keeping it back, were such as neither the Irish nor the English government were disposed to admit? Was not the meeting of the Irish Catholics, at which the petition was decided, a sufficient proof of the inefficacy of these concessions, even of the declarations of some leading orators had not spurned at their nullity? What then The clear and precise dishad happened? patch to the Irish government had been so well understood, that Mr. Elliott, though answering in the words of that dispatch, had given a doubtful answer; and that the Catholics, as was natural, were disposed to explain this doubt in their own favour. This favourable explanation was confirmed By the dispatch of the 3d of March, to which the consent of the king was implied, from the circumstance of his having returned without observation a draft which was sent to him without observation; and upon his consent, equally implied from the conversation above stated, in which the difference was explained, the measure in its new and estended form was pressed on in the house abandoned? It would, it seems, have been keeping back their petition.

limited measure, supported upon principles | mit his majesty, was it not better to comwhich required one unlimited, which made mit him upon a strict adherence to the act what was granted no favour, and left what of 1793, and to carry their own principles into effect as far as that act carried them, rather than to abandon without necessity every part of their own measure, and to bring forward the sacred person of the king as the only bar to the progress of civil and religious freedom? If it were true that his majesty were himself the only supporter of those principles which seated his family upon the throne; at he feels himself bound by the obligation of an oath (not voluntary but imposed upon him as the conditio regnandi), to draw a line which he cannot pass, who is there but must respect such adherence to principle? Who is there but must wish such a conscience to remain unmolested? But is it true that his majesty is thus insulated from his parliament and his people? Did the ministers really behere that they should carry their bill in parliament? Has not one of their leading members in another place declared his opinion that they could not carry at there? After the late and decided opinion which your lordships have expressed upon the subject, was there a hope of carrying it here? Is there a doubt in the mind of any man as to the general sentiments and feelings of the country? Where was therefore the necessity of relinquishing the measure in a manner which gave a wrong impression of the real obstacles which opposed it? Still more, where was the necessity of accomof commons. At length it became evident panying the resolution to withdraw the bill that the Mole with the stipulations contained in the miin Elsconception. Or the With of March, note of the 15th of March, as they have the major ty of the cavine, convinced that been stated by the noble lord? As to the the king was immovable in his determina- right of expressing in parliament the indition, communicated to him, through the vidual opinions of members of the adminis-medium of that noble lord, their resolution tration, it was a right which no man conto modify the bill, so as to bring it within tested, and of which his majesty only rethe limited of the act of 1793. With this grets the exercise, because it appeared deresolution it appears that his majesty was cidedly adverse to the great object of their Why then was the whole Hill exertions, the quieting the Catholics, and As to the difficult to find arguments to justify an Ad- right of giving such advice in future to his herence to the exact letter of the Irish flet. majesty respecting Ireland, as the course Was there no difficulty then in finding ar- of circumstances might appear to require. guments to justify the voluntary and entire this was a general right, upon which if they felinquishment of a measure strated by bad been silent, no man would have enterthems ever to be indispensably necessary lained a doubt; but as applied to this paramit which they should be deeply criminal trailar question, what did it mean? After if they neglected in propose? If it could a long and distressing centest with their be done in the latter case (as the noble lord sovereign, they had discovered, what they nother place has stated that it might) might have snown before it began, he without committing his majesty, why not ultimate point at which he was determined in the former? If it was necessary to com-

characters and to their duty that they should reserve, and from time to time exert. was a power to bring forward from time to time, for the decision of his majesty, measures to which his oath ferbade him to consent. On this point, the king had decided, not lightly or inconsiderately. He thought himself bound to his Protestant people not to do any act, which was, in his own opinion, contrary to the pledge he had given them at his coronation: he thought himself bound to the Almighty, not wilfully to transgress the oath which he had sworn. However the arguments brought forward by others might convince the consciences of others, it was by his own conscience, right or wrong, that he must stand or fall. If he violated this sacred contract with his eyes open, with his judgement unconvinced, ho must at once break his faith with man, and prevaricate with his God. Under these distressing circumstances, his majesty proposes to his ministers to withdraw this intimation of their intentions. Was this a concession which it was impossible for them to make? They had declared themselves desirous of keeping off the discussion of any question, contrary to the opinions and feel-

own bill entirely, instead of condescending [rance that this contest between himself and to restrict it within the limits of the act his confidential servants should not last for of 1793, they had proved that any future ever? Having seen how loosel how inproposal must go beyond that act. The accurately a proceeding of such inportance power, therefore, which they thought it and delicacy had been conducted: having necessary to declare it was essential to their seen how easily his conserve had seen implied to the very mercure to when he thought his dissent had been uner shocally expressed, can any man be surprized that he should require to be secured from all future apprehensions? From all future apprehensions, of what nature? Not that measures would be proposed to certail his influence, or to abridge his power, but that he should be forced, against his conscience, to consent to the extension of his prerogative. Is it not clear that when there is so little confidence between the king and his confidential cervants as to make it necessary on either side to require It pledge of any kind, the public service must suffer, if the conduct of affairs contimies in the same bands? When ministers perceive that they have inconsiderately, and for what appear unnecessarily, brought themselves into this situation is it honourable to their sovereign, is it useful to their country, to cling to their official posts; to force their king to remove them, instead of removing themselves; and to attempt to gain popularity by dismidal which they must be conscious they have not gained by their administration? This brings me to the second branch of the moings of his majesty. By the exertion of tion of my noble relation. It was not extheir weight and influence in that direction, pected by the rid it could be a long, it was far from impossible that they might but nor difficult detail to answer it. Habe successful. If they failed, it was still ving been presented by the state of my In their power to inform his majesty that, beath from attending my duty in this as they could no longer in their opinion place during their continuance in power, I administer his government, without proposing measures contrary to his sense of his of their conduct. Of their enough, they must retire from responsibility, tance into office I say nothing, except that and leave his majesty to the advice of other they chose to come in upon that very counsellors. Having failed in convincing principle of exclusion, applied to a whole the king by the strongest statements of the party from the highest to the lowest, a reindispensable accessity of the measure, which they had nevertheless abandoned, having plad to a single person, had been the devensented to become deeply criminal by withdrawing what it would have been deeply criminal not to propose, from what further, arguments could conviction and success be expected? What was the invariable prospect, but a fruitless and unaviraging tailed. I fear for ever, twon the invertee and interpretation to the immense burther prospect, but a fruitless and unaviraging tailed. I fear for ever, twon the confifty, by prospect, but a fruitless and unavity groun tailed, I fear for ever, upon the country, bytest, producty, of nothing but distrust and the increased expence of the army, and ir, nation? Are we then prepared to cen consequently of the navy, incurred in order (sure his majesty, if, after proposing in the first instance that the infimation should be periment grounded upon visionary theories, withdrawn, he claimed some positive assurbut which in practice the volunteering of the

hopeless of success. I look for their just dis- clamour against them, which would aggravate tribution of offices and rewards; to their those burthens and increase those difficulties.
foreign pointments; to their civil promo- They would object to what they thought obtion; to the persons whom they have placed in secuniary trusts; to the persons whom hey have prosecuted; to the persons hom they eve pensioned. I look for their energy and ability in the disposal of the min: sy and naval force of the country, to the expeditions they have sent out with so little delay in the dispatch, so little contradiction in the orders and counterorders; to the conquests we have gained; to the victories we have achieved; to the stupendous advancement of our military and naval glory. For their talents in the management of foreign politics, I must look to the cordial footing on which we now stand with those powers in whose welfare we are most deeply interested; to the prompt and liberal succours they have sent to that reminant of Europe, which is still struggling for existence. For the wisdom and precision of their negociations, I must look to their negociation with France; a perfect parallel to their negociation with their king, where the point on which the whole turned was left for months so clearly defined, that it rested at last upon the recollection of a verbal communication, which was understood by one party in one sense, and by the other in a sense directly contrary. nothing upon this review, which should induce your lordships to express, as you would do by agreeing to this motion, an implied of ratio artifect liss in bation of that exercise of his majettu's unfloubted pretogative, which you have upon farmer occasions stood forward to support. my own personal feelings, I may repret of duty. much what has passed. I did not wish late administration possessed and deserved the fall of the late administration. It was the confidence of the country. He did not strongs it was, or had been supposed to in mean to imply an unreselved approbation clude sufficient ability; it contained in a fall their proceedings; but he did not exsome persons in whom I had been accusbut I wished it either to be strengthened by the infusion of some better blood or to compare their conduct with that of to be checked by an opposition Auffi- others; and in this view he was ready to ciently powerful to guard against un-maintain, that considering the short dura-due exertions of the strength of government of their power, they list accomplished, ment. On one ground indeed I may be or put into a fair train of accomplishment, parmitted to regret their fall; on a constant measures of public good, deration of the principles of the persons and that with less of reprehensible conwho opposed them. I knew them to be in- duct, the perhaps any administration capable of harassing or fettering any ad- within our memory. He was also of driministration in the real discharge of its du- nion, that in the oresent state of Europe,

militia into the line had proved to be almost | cessary difficulties and burthens, to raise a jectionable, and guard those principles which they could not desert without inconsistency, and which to them were sacred. Whether the experience of the last twenty years can give the present asministration much hope of a similar opposition, it is for your lordships to consider. My temper is not sufficiently sanguine not to leave me, upon this ground, some regret for the past, and some apprehension for the future. With these feelings and these opinions, I cannot but have some regret at the addition made by this struggle to the dangerous pressure of the times. If the struggle were not necessary, it ought not to have been made. Having been made because it was necessary, it ought not to be abandoned. It is no child's play. change is not the result of court intrigue, or party ambition. The present ministers have been called upon to support the king in the defence of his conscience. I approve their cause; I do not distrust their ability or their zeal. They will stand firm to him and to each other. With the sanction of your lordships, with the voice of the country'in their favour, what have they to fear ? But, be the event what it may, with their king they must stand or fall.

The Earl of Schirk declared, that the propositions contained in the resolution moved by the noble marquis had, in the abstract, his unqualified assent. He had no doubt of the principle, that a privy counsellor, who should restrain himself by a pledge, from advising his majesty to the best of his Prom judgement, would be guilty of a high breach He was also satisfied, that the pect to see an administration of more than tomed in other times to repose confidente; human perfection. The fair criterion, by which to judge the late administration was, ties; incapable of taking advantage of ne-lime loss of a firm and stable administration question before the house, however, was not whether these principles were true, but whether it was proper, under all the circumstances of the case, for the house to record an opinion on the subject. The plain object and intention of the motion, was to convey a censure on the dismissal of his majesty's late ministers, as founded on an unconstitutional act; a censure in which he could not concur. The adoption of this motion, or of any other of a similar tendency, he considered as an unwarrantable interference in the exercise of the prerogative.-The right of parliament, he said, to advise the crown upon the choice of ministers, cannot go so far as to entitle the house to question the emotives of his majesty, for dismissing ministers who had The king cannot be lost his confidence. required to take advice from men, in whom he cannot confide; and, were there no other reason, a diminution of confidence is a sufficient ground for a change in his majesty's councils. If upon such a change, improper persons are substituted, it becomes the duty as it is the right, of parliament to state their opinion of the unfitness of the persons appointed: but it is on these grounds of expediency only, that they can recommend one set of men or reprobate another. It can never be maintained, that the king is accountable to parliament for his conduct in changing his advisers. Such a doctrine would sap the foundations of the constitution. If the motives for a change in his majesty's councils be a fit the least ground for such an accusation:

was an event deeply to be deplored.—The | tion be varied; instead of a gross insult. let us suppose an offence less unpardonable. The supposition admits of every sossible gradation between the gressest insult, and the most venial inattention. Between the two extremes, cases may upablistedly be imagined, in which it would be a main of the utmost nicety to determine shether the offence were or were not praufficient ground for dismissing a mix. Rer. If such questions as that are to be determined by parliament, where is an end of the improprieties into which it would lead; and how are such questions to be avoided, if the motives of his majesty for dismissing his ministers are to be held a fit subject of enquiry? When a change of administration takes place, on the ground of any great public measure, the propriety of the change becomes a fit subject of enquiry, as involyed in the discussion of the measure which led to it. The present is not a case of that kind, but one of those in which there is no criterion to be referred to, except the feelings in his majesty's breast, excited by the personal behaviour of his ministers towards him.—The measure, from which all this discussion originated, having been abandoned by ministers, is not the essential ground of difference, and therefore it is not at all to the purpose to enter into the merits of that measure. The whole question relates to the manner in which the measure was brought forward. As to the idea of the late ministers having had an lotention to circum cost the king, I cannot see subject for parliamentary investigation, as but it is not finally easy to acque them of well might the two houses proceed to the very blameable carelessness, and of the election of a ministry by a ballot.—Ex- want of a becoming attention to his macept upon the principle here contended jsty. The very existence of misapprehenfor, it would be impossible to prevent discussions, which are admitted on all hands to presume carelessness; and the state-to be utterly unfit for parliament discussions upon the personal conduct of the late administration, king, and on points at issue between him and his ministers. To illustrate this, let it is the opposite principle of the late administration, and on points at issue between him and his ministers. To illustrate this, let it be supposed, that the opposite principle this determination on the Catholic question were established, that the motives for a as immutable: yet when his opinion had change of ministers are a fit subject of parbell as often and so strongly expressed, liamentary enquiry, and than let an exthe ring had certainly a right to expect that treme case be pat: let it be supposed, that a change in his opinion should not be lightly a minister should in council offer a gross presumed, without a very full and distinct personal insult to his majesty, specifical explanation. It appears, however, that would be an unpardonable offence from one ministers did imagine a change in his majesty. individual to another; would there be a jesty's opinion, upon the most vague interdoubt that such a minister, he his talents ences; and proceeded to act upon that and his virtues what they may, might be supposition with a levity that would properly dismissed? Now let the supposite scarcely have been becoming on a subject

conduct may fairly be considered as an act of personal mattention to the king, requiring an ipology: and when an apology might have been expected, his majesty re-ceived what, without any disposition to ex-agger tion, may be construed into a defiance. When the late ministers subjoined to the mitate of council, in which they agreed to withdraw the Catholic Army bill, the reservations which have been the occasion of so much comment, it may be granted to them, that they had no disrespectful intention: yet, if they did not take sufficient care to explain themselves, they have no right to complain that their expressions were misunderstood. The king had said nothing which appeared to call for these reservations. The act, to which they were annexed, did not imply the admission of any principle, to the contrary. The noble and learned lord, lately on the woolsack, has himself stated, that the deference of ministers to the king in the present circumstances did not imply that they must shew the same deference in others of more extreme urgency. It circumstances should hereafter have arisen, such as to render the Catholic concessions a measure of indispensable necessity, without which the affairs of the nation could not be carried on, it would have become the duty of ministers to state it to hij majesty as a measure without which ffey could no longer remain in office; and exempt than those of other men, overlook-Resealtogether ridiculous to suppose that they smould have been precluded from this conduct, recause they had on a former occasion relinquished a similar measure, a a time when it was to be considered as el:pedient and useful, but flot of vital inportance and absolute necessity. The insertion therefore of these unnecessary read and if this act was not ownig to a secret adservations might fairly be considered as exister, the new miniters who accept offi-threat to renew the subject under circum-ces, vacated in consequence of that unconstances of no greater necessity than the stitutional demand, must be held as assu-present. This interpretation is confirmed ming the responsibility.—The principle, by the expression, that the advice alluded to, was to be submitted from time to tiple; an expression which cannot easily be limit- spectively for the measures upon which it ed to those cases of impending despection approceeds, I hold to be sound constitutional to which it is now construed as applying.— doctrine, but the application, which is Whatever might be the meaning affixed by time of that principle to the present case, the council to the expressions, it is cer- appears on me to be fallacious.—That the tainly no extravagant supposition to imagine that the king may have considered them as a disrespectful defiance, and as such, a suf-ficient ground for the immediate dismissal doctrines of the law of England, are expres-

of the most trifling consequence. This not resolve upon, but conveyed to them an expression of his willingness to overlook the conduct, of which he had a right to complain, provided he could be assured that he should not meet the like in future. Such appears to be the obvious spirit and intention of that note from the king, which is described at the demand of a pledge from his ministers. Though in form, that note does demand a pledge, such as ministers could not constitutionally accede to, yet it is to be considered, that this was a paper, dictated on the spur of the moment, and in which we are not to look for the accuracy of a special pleader. The spirit of it is essentially triendly to ministers, and implies a reluctance, on the part of his majesty, to part with them, totally irreconcileable with the idea thrown out by a noble and learned lord, that it must have been dictated by secret advisers, and founded on a previous resolution to dissolve the administration.-It appears, then, that the dismissal of the late ministers may be fairly traced to the circumstances of their personal conduct towards his majesty; and in this view of the matter, no one will consider it as a proper subject of parliamentary investigation, whetherethese circumstances were or were not of sufficient weight to induce his majesty to that determination. The noble lords on the opposite side, however, abstracting altogether from those emotions and feelings, from which the royal breast can no more be ing all the circumstances, which provoked the ultimate demand of a pledge, consider the subject as a dry and insulated constitutional question. It would have been unconstitutional, they say, for ministers to have given the pledge required, and therefore it was unconstitutional to demand it: that a new ministry are responsible for the dismissal of their predecessors, and fetroking can do no wrong, and that he can never act without advice, are principles of of his ministers. This, however, he did sed in figurative language, like all those

under the form of fictions. These maxims, stripped of their metaphor, and translated into plain language, appear to me to mean: 1st, that the king has no power, by the constitution, to do any public act of government, but through the medium of some minister, who is held responsible for the act: and, 2dly, That the personal actions of the king, not being acts of government, are not under the cognizance of law .- The principle that the king can never act without advice, applies therefore only to acts This interpretation is of government. quite sufficient for the purpose, which that maxim is intended to effect, viz. to secure the people from the abuses of bad government, through the restraint which the fear of responsibility may put on ministers. this responsibility attaches on every act of have led to that dismissal. If upon receiexecutive or legislative capacity, the people emisters agreed to give up the Catholic have all the security, which that maxim can impart; and it would be absurd to extend it to the personal actions of the king as an individual, to the occurrences of his domestic life, or to the circumstances which may arise in the course of confidential communication between him and his ministers, previously to their determining on any measure, which is afterwards to make its appearance to the public as an act of government.-Upon a change of ministry, the new ministers are undoubtedly responsible for the dismissal of their predecessors as a public act of government; and where the dismissal is connected with any other public measure, on that likewise, retrospectively, they become respon-Sible for the negative of their predecessor's upon the generosity which led to that per- administration. Such, undoubtedly, the mission, that a proceeding, such as the pre- late administration was; and on this ground.

principles which juridical writers express sent, should be founded upon it; a proceeding which, however it may be intended by the noble persons who bring it forward, cannot be debated without a continual infringement of that important constitutional maxim, that the personal actions of the king are not to be vade the subject of discussion.—Upon the then it appears that the argument ir avour of the present motion rests entirely upon the gross fallacy, of consider the demand of a pledge from ministers as an insulated fact, and their refusal as the only assignable motive for dismissing them. It appears on the contrary, that, independently altogether of any such refusal, the dismissal would have been justifiable; that, before the demand was made, circumstances had occurred which might naturally and fairly bill, the king, instead of requiring that the reservations should be withdrawn, had immediately and without further explanation, sent for the seals of office, could any one venture to say that the act would have been unconstitutional? and shall we be told that the act which the king might constitutionally have done before the demand of a pledge, became unconstitutional after that demand was refused? that the mere circumstance of the king's having inadvertently made a demand, which his ministers could not with propriety accede to, can be sufficient to annul and bar the exercise of one of the most essential prerogatives the crown? The noble lord proceeded state, that the avowed object of the moti was to lead to the re-instatement of the intentions, but not for any private consul- lage ministers. However much he might. tations, between the king and his former regret that a change should have taken ministers, which did not terminate in any place, it could by no means follow that he public measure. In the present case, the should concur in machinations for freing demand of a pledge from the late ministrack upon the king any set of the who had ters, cannot be considered in any other light his majesty's confidence. He argued light than as an occurrence of private consultation in the cabinet; an occurrence which cannot be a proper subject of parliamentary enquiry, since it is only in conse-without his cordial approbation never quence of the king's permission that the could be secure; that the only consequence knowledge of the fact could ever have come would be to multiply changes; and that to parliament. That permission was levery change necessarily involves much granted for the sole purpose of enabling inconvenience to the public service. He some of his late ministers to clear neir agreed, that it was of peculiar importance characters of aspersions thrown upon them, in the present circumstatices of Europe, and it is surely a most improper trespass that we should have a strong and stable

athong others, he regretted the change: ever perceive how they could fairly be conbut, though the late administration was sidered as under any such pledge, and he strong, it was by no means to be inferred trusted they would take the earliest oppor-that, it re-instated, it would be equally tunity of evincing the contrary, by giving The strength of an administration strong. depends it a great measure on the opinion, which the public entertains of its permasence Before these unfortunate transachons, the late administration was universtilly supposed to be immovably stable. Such an opinion can never be renewed. They formerly possessed the confidence of the king and the country, united; now, they would possess neither: for, whatever sense the public may entertain of the great and splendid abilities of the late ministers, the confidence formerly reposed in these talents, must be greatly shaken by a view of the extreme indiscretion of their late proceedings. - Lord Selkirk further observed, that, in the present circumstances, he could not approve or concur in a systernatic opposition to an administration, whose conduct is as yet unknown. He thought them entitled to a fair trial, and that they should not be condemned till their measures should prove them unworthy of confidence. It is true, that many individuals of the present administration are well known as public characters; but, as a government, they are a new combinatien of men, and us yet untried. He could not deny, that many members of the present cabinet had expressed opinions on various subjects, which he did not concur with: and that, from a view of their former enriuct, he could not avoid feeling considerable anxiety and doubt, as to what could not carry this so far as to say that they should be excluded, as utterly unfit to be trusted. Notwithstanding the opinions which some of them had delivered, against upon in coming into office, that, taking info consideration the unavoidable mischief of Heary system, the spirit of which he their numbers might at first be small, the would be still adhered to. It was every thing they might say would carry weight, and even a small phalanx of such

to the Catholics, not merely assurances, but practical proof, that, however they might resist further concessions, they were determined to execute in a liberal manner. the laws already enacted in their favour. Such a conduct, he was persuaded, would not only be more honourable, but of more advantage to the new ministers, and tend more to promote the stability of their power, than if they should go on to encourage religious ammosity, and to excite apprehension in the public mind for the safety of the ecclesiastical establishment. raising a cry of no popery!, they might gain the assistance of a wild and fanatical mob, but would excite the disgust and reprobation of every honest and sensible man in the kingdom.-Lord Selkirk proceeded to state, that those who, in the present circuinstances, do not approve of the avowed principles or former conduct of the newly appointed ministers, are by no means reduced to the alternative of joining with the determined partisans of the late ministers in a systematic opposition; that there is an intermediate line of conduct more honourable, more constitutional, better in every respect; that of giving an independent but qualified support to government so long only as their measures are reconcileable with the main and essential objects of national safety. In times like the present, a systematic opposition, maintained by so powerful a party, must tend to emtheir future conduct might be: but he barrass the operations of government, and to waste, in the struggle for power, that strength which ought to be directed against the common enemy. Such proceedings may be fit for those, whose interests are measures which he highly approved, he involved in the re-establishment of any par-trusted they would see the wisdom of the scular individual at the head of administramaxim which their predecessors had acted tion: but those who are sensible of the imminent danger of our situation, and whose primary object is that national safety in repraced Changes, they ought to acquiesce which our all is involved, will not be inin many things which they found esta- clined to join the violent partisans of either blished, notwithstanding their having obside of the house. If a few persons of exceed to them when first enacted. He results have nowledged character, would unite in an herred particularly to the measures adopted independent line of conduct, they must sliedged to a system exposite to that of men might be able to repress ebullitions opportiliation is Ireland. He could not how of a factious spirit, whether it should apthe other.

Lord Boringdon said, he thought the resolution proposed was much too vague and indefinite, and as such he should, before he sat down, make a motion for the purpose of getting rid of it without coming to any resolution on the subject. The latter part of it, he thought, was a kind of surprise on the house, and he was of opinion that none of it was called for by any circumstances which could induce the house to come to any resolution. It was in his mind a proposition which their lordships ought to entertain with much caution, as it related so very nearly and particularly to the personal conduct of the king A pledge had been required from his majesty's late ministers, respecting the bringing forward a particular question; and it had been assumed that the present ministers had entered into some such pledge. He believed, however, from the declaration of the noble secretary of state below him, that no such pledge had been given by the present ministers. Indeed, there could be no occasion for asking it, for they had never shewn themselves favourable to the Catholic question. He was also adverse to the proposed resolution on another ground. Headed not think it would be binding on the house. Their lordships would recollect, that in the reign of quech Elizabeth, that house came to a resolution, while at war with Spain, that the country should make no peace with a prince of the house of Bourbon; yet the queen and her ministers made peace very soon afterwards, and the resolution of the house was so much waste paper, and no more. He was ready to absolve the late ministers from the imputation Which had been charged upon them, of having attempted to force on the king any measure that militated against his feelings or his conscience; but he could not absolve them from they had conducted themselves. He adverted particularly to the uncertainty and ambiguity contained in the Irish dispatch, and prised and sorry to hear the sentiments exthought them blameable in endeavouring to pressed in the noble lord's speed, but more obtain his majesty's opinion through the particularly the latter part of it, in which he medium of a draft of a dispatch. He thought said that the Catholics would not be angry if the noble lord at the head of the late admi- when they saw their complaints were not atnistration had openly and candidly commun nicated directly with his majesty on this im- that they must solely attribute it to the will. portant and delicate subject, the late misunderstanding could not have happened. As to the pledge, about which so much had been said, he would ask, whether, under all claims, or of conciliating their affections, which the circumstances which had been stated, it had been weakened by repeated disappointwas very extraordinary the king should me- ments. The noble lord had told their lord. . quire such a security to his peace of mind, ships, that he objected to the resolution, be-Vol. IX.

pear on the one side of the house or on and to the dictates of his conscience, after the representation which had been given in by the late ministers; and that, after a refasal of such pledge, his maje ty should by desirous and anxious to look for other ser ants who would not treat him in a sir har manner. What did the late ministers say respective this pledge? Why, that it was not for to be given; they introduced therefore the reservation, as a sort of counterpaise, and by so doing made it in some degree incumbent upon his majesty to call to his councils other men, with whom he could act more in uni-It had been more than insinuated that this change had been brought about by secret advisers. It did not, however, appear by the statement made by the noble lord (Grenville) before the recess, that even the smallest insinuation could ever be made that the king had acted in this matter by the advice of any person whatever. Much had been said as to the effects this would have on the Roman Catholics of Ireland: he hored, however, that when that body of men reflected on the many disabilities which had been removed by the gracious favour and condescension of his present majesty, who had, from the commencement of his reign, shewn himself desirous to act as far as possible for their relief, they would remember his gracious regard to their situation, and would not be angry when they saw their complaints were not set as de from any cabal, but that they would accordingly conform themselves in such a manner, as to evince they had a true sense of their own case, and were convinced that my intention remains in his majesty but to m. tain the oath he had taken at his coronado Feeling that the motion included personal inculpation of the king for the exercise of an unflowhted prerogative, he could by no means askent to it, and would therefore conclude by moving, that the house do now adjourn. negligence and inattention in the mode in which I he question having being read from the z oalsack 🌶

Lord Kinnaird said, he was both surended to from any intrigue or cabal, but This, he thought, was non of his majesty. the happiest way of reconciling that large body of men to the opposition made to their

because it would not be binding ; and he had were desirous and capable of pointing out any quoted an instance of a resolution passed by retrenchments. In regard to dispatch of the house about two centuries ago, that they business, he had seen none equal to them, would not make peace with a prince of the for they had brought the public business to a house of Hourbon, though the queen and her degree of forwardness that was unexampled. ministers did very soon after make peace That noble lord had also talked of expeditions with a prince of that house. see how this applied at all to the present however, the last person in the world who case, or why, it a resolution of former times had been deported from, and thereby rendered of no avail, the house should not, at a subsequent period of time, pass any resolution which a present case might require. ditions, he would tell the noble lord, that The noble lord then addressed himself to the if one of the greatest powers on the continent, earl of Selkirk, and expressed himself truly if Turkey were at this moment at the feet of and sincerely sorry to perceive that noble this country, such a glorious event was earl had become so easy a convert to the lowing to the wise, politic, and spirited measupport of his majesty's present ministers; sures of the late administration. He could and that he had exerted those talents, for say the same as to Monte Video; and he which he had so great a respect, in calling greatly feared the next thirteen months would for the confidence of the house, on the ground that those new ministers were untried. Much portant acquirements, from the combined as he respected the noble earl, and highly as he valued his talents, he could not, however, agree with him in that particular, of their being untried. If he looked to the noble duke at the head of the present administration, no one could say he was entried. He had been in repeated administrations, none of which had effected any very great advantages to the country during their continuance. helooked to the noble secretary of state for the home department (lord Hawkesbury), he to be produced by them rest on their own tod well knew the effect his former d plomatic conduct had had on all our allies, to draw that secret advisers of the king had brought any very favourable conclusions from it; nd that if it did not assume a more favour- enjoyed the confidence of the country, since aspect, it could not had to ment an the the throne of that there was a power but and humour which his right hon, colleases, the present foreign secretary, Air. behind the throne, greater than the throne Canning) had then so profusely testowed itself. Yet before his administration was in head of the war and colonial department, (lore Castlereagh,) he had given such striking speciment of the versatility of his genius, body of the subjects of the state, against that he might safely be set down as a foster- whom as many and as violent prejudices exing, careful, and attentive guardian, to whom | isted as did now against the Catholics of Irewe might, whout risk, commit the care of land. During a long time antecedent to his the virtue and talents of the present administration. A noble lord, who had spoken last cry of the country had been loudly and conbut two, speaking of the talents of the late stantly raised against the jacobites in the late administration were called) had done in a state of hecay—and how did he raise it? for the service of the country.

He did not planned by the late ministers. He was, should talk of expeditions to the continent, when he recollected and maturely considered the mad expedition to which he had been himself a party; but on the subject of expesures of the late administration. He could not be marked by any such splendid and imtalents and wisdom of the new and untried ministry. He was extremely sarry to find louse the that attempts had been made efforts of bigotry and superstition, and to re-kindle the flames of religious animosities. If there were those now in being who would carry those baneful and destructive passions into the very bosom and scats of learning, and would wish to revive the brilliant exploits of the dark and barbarous ages, let the effects heads. This, he believed, was the first time on the downfall of an administration which aspect, it could not sail to merit all the the time of that great statesm in lord Chatham, If he looked to the noble lord at the a similar manner overturned, that great and ministers, had asked, in a kind of trium porth of Scotland. When that illustrious phant tone, what "All the talents" (as the statesman came into office, he found the army He, for hil Not by fomenting the prejudices which were own part, thought the question might be then so prevalent, but by calling those very readily answered, and that highly to the jacobites into the service. He from their ranks and honour of the late administration. In point of economy, he had ever a braver or more loyal set of men never fought found them ready to listen to all persons who with more energy and constancy the battles

would be the case of the Catholics of Ireland, if confidence were placed in them, and opportunities given them to show their gratitude and attachment. Fos their endeavours to effect this great national purpose, he considered the late ministers as entitled to the highest praise, and as such the present motion had his hearty support.

Lord Sidmouth said, that the motion of the noble baron had relieved him from a considerable degree of difficulty. He could not have concurred in giving a negative to a resolution which expressed regret at the late change in his majesty's government, and which also stated the impropriety of acceding to any pledge, that might fetter the conduct of ministers in the discharge of their public duty. To the previous question he should have objected, because he interrupted by the earl of Radnor; who obwas of opinion, that such a proposition as that brought forward by the noble marquis (Stafford) ought not to be entertained under any circumstances; and it therefore appeared to him, that the proper mode of disposing of it, was by a vote of adjournment. -The resolution proposed by the noble marquis must be considered as arising out of the discussion which immediately preceded the Easter recess, and the renewal of it only served to increase the regret which he had felt at the time, and ever since, that such a discussion should have taken place. Every allowance was however to be made for the situation and feelings of the noble baron (Grenville), by whom the explanation had been then given. The circumstances, which occasioned it, were new, already began to be seriously felt.

of their country. Such, he had no doubt, record on their journals, or any document on their table; in fine, without suchen basis as the house would require to sustain a proceeding even on an occasion the most unimportant. As, however, certain particulars had been stated, it was indispensably necessary that they should be fully detailed and correctly understood, in order that the transaction to which they spollied, might be placed in its true and proper light. Under this impression, he relied on the patience and indulgence of their lordships, whilst he laid before them such information as appeared to him to be material for this purpose; which however he should not presume to do, without the sanction of that authority, under which the noble baron (lord Grenville) had himself addressed them on a former day. [Lord Sidmouth was here jected to his lordship's proceeding in the detail upon which he appeared to be entering, as being irregular in point of order, and not to be justified even by the permission to which lord S. had alluded. His lordship said he should have given the same interruption on a former occasion, if he had been present when similar topics were first introduced by a noble baron, lately at the head of the government.] Lord Sidmouth replied, that, whatever might have been the objection to the agitation of this question in the first instance, which he felt, and had before expressed; he could not but throw himself on the justice and impartiality of the house, to be allowed the same in gence, which others had experienced which he endeavoured to state such oist descrete." and extraordinary: a mutilated extract of as came within his own particular knows a cabinet minute had appeared in a public ledge, and which, he thought, were absopaper, even previous to the change of go- lutely necessary to the right understanding vernment; and no efforts had been spured of the transaction; professing at the name to place the conduct of the noble baron in time, that he was not apprehence that he the most untavourable light.—These she should have occasion to sclose any thing cumstances were sufficient to account for, which would not be sarctioned by the alwhich he had taken in his own vindication. the obligation under which he had acted, But, whatever might be the cause in this as a confidential adviser of the crown. He particular instance, it must be admitted to then proceeded to state, that the noble babe highly desirable and important, that from had asserted one a former day, that, unsuch a proceeding should not be drawn into on his entrance into office at the comprecedent. Some of the consequences of it mencement of the last year, no declaration, Their or pledge had been required of him on the lordships were now called upon to vote a subject of the Catholic question; of this he resolution, founded on alledged facts, to be could entertain no doubt; and he fugther collected from a speech, delivered on a for-lowed it to that noble lord, and to those of his mer occasion, of which, consistently with colleagues who concurred with him (lord G.). the privileges of that house, there could be in opinion on that subject, to declare, that he no existing memorial :--but without any believed it to have been their earnest wish

far as it could be done consistently with the capacity of holding unlitary commiswhat appeared to them to be due to their sions, which was conferred by the Irish act, own character and to their conscientious should be extended to his majesty's Cathosense of public duty. As to himself, he had lic subjects in this part of the united kingat the period when the late administration dom. the noble batter, and with a right hon, gent. now no more, (Mr. Fox.) strongly expressed his hope that the subject would not again be agitated in parliament, and he had stated distinctly, that, if it should be brought forward, as his sentiments upon it did not depend on teelings, and opinions, entertained in any other quarter, or on circumstances which were temporary, no conside. ration should prevent or controll his determined opposition to it.—During a period on the part of the English government, to of more than 12 months, nothing occurred propose to the parliament of this country which indicated a probability that the Ca-[a measure, similar to that which was adopttholics in Ireland were disposed to press the led in Ireland; but though Mr. Pitt's admiagitation of the question in parhament; but inistration continued 8 years from that soon after the commercement of the pre-time, no such measure was brought forsent year, it became too probable, that their ward, and though he had since been 5 years quiet forbearance was temporary, and that im office with his noble friend the earl of it was only by fresh concessions that their Buckinghamshire, he had never heard of dissatisfaction could be restrained from this supposed pledge till the present occaventing itself in the form of petitions to the sion. It had however been explained by legislature.—At a meeting of his in. jesty's his noble friend on a temper night, in a cabinet at earl Spencer's, on the 9th of Feb. manner which had materially weakened, if various expedients which had been suggested/or allaying this sort of irritation, were discussed, without being finally approved: a dispatch, however, to the lord heutenant on produced by the noble lord at the head on he sovernment; which, from a misconception at the objects, that it appears to have been intended to embrace, gave rise to those emberrassments that ensued, and which ended in a change of ministers. That of the expediency and policy of such a dispatch, and the reasoning by which it was measure; but it appeared to him that recomment d, appeared to him, and to other there was no alternative but to repeal the ly to three objects to which the attention and it was upon this ground, and to the of ministers was called, as was then stated, by consider stions of policy, good faith, and consistency. His majesty having been empowered, by the Irish act of 1793, to grant military commissions to his Roman Catho lic subjects, in Ireland; it was deemed ne cessary from the considerations above staand, first, that persons holding commissions under the authority of that act, should

and fixed intention to avoid any discussion which was afforded to all other classes of of it, one of any topics connected with it, as his majesty's subjects: and thirdly, that Such a measure was stated to derive was formed, and at his first interview with importance and urgency from the circumstances of the times, which called for the united zeal and strength of the whole population of the empire, to enable it to cope with the immense military power, and insatiable ambition of the enemy .- Much stress was also laid upon intimations given in the year 1793, by lord Clare in the Irish house of lords, and by Mr. Hobart, now lord Buckinghamshire, then chief secretary to the lord lieutenant, in the house of commons, of an intention not destroyed the argument, which was founded apon it .- When this dispatch was first under discussion, he had stated explicitely that he would not agree to any new concession, and that if it was a question whether the king should now, for the first time, be empowered by law to grant military commissions to, his Roman Catholic subjects, he should entertain strong doubts members of the rebunct, to refer exclusive rock act, or to go the length proposed; extent of this act only, that his concerrence had been given.-The dispatch was sent to the king at Windsor on the evening of the 9th, and returned on the following day with a note expressing his majesty's disapprobation of the measure which had been recommended; and "the hope he " had entertained that the subject would " not again have been agitated." In the not become liable to penalties, if called evening of the 10th, another cabinet meetupon to serve in Great, Britain: secondly, ling was held; at which a minute was prethat there should be secured to Roman pared, describing in terms the most re-Catholic officers, and soldiers, the same to-spectful, the precise ground on which his leration in the exercise of their religion, majesty's servants deemed it incumbent

upon them to solicit his majesty's permis- gave notice to the house of commons, of his sion to propose a parliament a clause, to intention to propose some additional the effect before stated, to be inserted in clauses in the mutiny bill. In that light it the mutiny bill, then pending in the house of commons; without adverting, however, to the expediency of repealing the exceptions in the Irish act, or of extending the measure to the naval service. To this minute of cabinet, which was communicated to his majesty, not by himself (lord S.), as had been erroneously supposed, but by the secretary of state, no answer was returned the next day; but a council being then held at the Queen's palace, he had previously to it, at an audience on the business of his office been questioned by his majesty on this subject; when he informed his majesty, that he had been induced to concur in the proposed measure, as a necessary consequence struction. It proposed to give to the Caof the Irish act of 1793, from the considera-Libolics a competency to "hold any military tion of which, combined with the act of " commission whatever:" but military Union, it appeared to him that there was no alternative but the repeal of the Irish act, or the adoption of this measure. His majesty declared, that he could not consent to any new concession, but that, in consequence of the Irish act, and on that account alone, he would take the proposition of his rabinet into further consideration, and return an answer on the following day .- The act: and so strongly was the supposed inanswer stated, that, " however painful his port of these words impressed on the minds " majesty had found it, to reconcile to his of some most intelligent members of the " feelings the removal of objections which other house of parliament, that, for the pur-" may have the most distant reference to a " question, which had already been the sub-"flection, he would not, under the circum- the additional words " or appointment pressed, and adverting particularly to have rendered the clauses not only conform-"what took place in 1793, prevent his mi- able to their wishes, but to the terms of the " nisters from submitting, for the conside- dispatch of the 9th of February, as well as to " far reluctantly conceded, he thought it upon which it was recommended, was not "one step further."-Hence it appeared knowledge of the extensive import which evident, that his majesty conceived the pro- it was actually intended to convey; and position to be grounded entirely on the act that it was not only not extraordinary that it of 1793; and to have no other object than should have been understood by his majesthat of extending its operation to Great ty in a limited sense, but that it would be only by himself, but by other members of mouth then proceeded to state what had the cabinet. By the lord chancellor it had occurred after he had learnt that the meabeen described to his majesty on the 11th of sure was designed to be carried beyond the

was so far understood by Mr. Elliott, the secretary to the loss lieutenant, that he made his communication to the Catholica accordingly, and referred to the government at home a question which had been put to him at a meeting at Dublin, whether it was intended to repeal "the limitations of "the act of 1793, and render Catholics ca-" pable of holding the situations of com-" mander-in-chief, master-general of the "ordnance, and of generals on the staff?" -It must also be observed, that the dispatch, according to the terms in which it was conceived, was, strictly speaking, applicable to no other than this limited conoffices, excepted by the act of 1793, are not understood as being held under military commissions: and it is remarkable. that, in the clauses which it was intended to insert in the mutiny bill, the words, "or appointments" were added to the word "commissions," as being apparently necessary to repeal the limitations of the Irish pose of giving effect to their opinion of the expediency of confining the measure to the "ject of such frequent and distressing re- Irish act, they had intended to propose, with "stances, in which it was so earnestly should be omitted; which structure would "ration of his parliament, the propriety of what he had conceived to be the true con-"inserting the proposed clauses in the mustruction of it. It therefore ppears, that "tiny bill. Whilst, however, the king to the dispatch itself, as well as the reasoning " necessary to declare that he could not go calculated to impart to his misesty's mind a Britain. This, as he had before stated, was justly a matter of surprise if it could have the light in which it had been regarded, not been viewed in any other light.—Lord Sid-February, as nothing more than a corollary provisions of the Irish act. His own objection that act; and in this view of it, lord tions were immediately stated to the noble. Howick, on a subsequent day (Feb. 20), lord at the head of the government; accom-

panied by a declaration, which was fre-|the following day, he pressed the re-consiquently repeated on subsequent occasions, of the necessity under which he should feel and was informed by his lordship in himself of opposing the extension in parliament. A few days afterwards, upon being informed by the judge-advocate-general, that he had been directed to prepare clauses, to be inserted in the mutiny bill, which would have the effect of repealing the limitations in the Irish act, he went to the Foreign office, the noble baron (lord-Grenville) being out of town, and expressed to lord Howick his own sentiments respecting the measure, and his conviction that the extent of it was not understood by the king; and he owed it to that noble lord to declare, that he manifested the utmost anxiety, that means should be taken to prevent or obviate any misapprehension on the part of his majesty, before the mea-in a note at an earlier period, and which sure was submitted to parliament. On the he should have had an opportunity of doreturn of the noble baron (Grenville), he made a similar communication to his lordship; and on the 1st of March, this subject was discussed in cabinet.-At that meeting, he (lord S.), declared his persuasion, founded on his majesty's language to himself on the 11th of February, and on his majesty's answer to the minute of cabinet on the 12th, that his majesty was not aware or the extent of the proposed measure, and likewise expressed his own sense of the indispensable necessity of putting an end to all doubts on a point of so much delicacy and importance. The noble bason, how-after, then stated, that he had seen his ma-jesty-on the 11th of Feb., subsequently to the cartenes canted to himself (lord S.), and that he had no reason to doubt his majesty's full comprehension of the measure, as now intended to be submitted to parlia-After much discu-sion, it was proposed by to d Howick, to transmit to his tion or limitation, to the Catholics and majesty a copy of the clauses intended to Dissenters of the United Kingdom. be inserted in the Muchandill Of this suggestion (lord S.) declared his entire approbation; but added, that it would be necessary for him to accompany the cominunication of these clauses, with a note from himself, expressive of his dissent from those parts of them, which carried the measure beyond what he had understood to be intended by the dispatch to the lord lieutenant, of the 9th of Feb., and the minute of [" sible to act up to his own opinions on cabinet, of the subsequent day. In the re. | " parts of this bill, in the manner which milt however, the suggestion of sending the [" their influence on his mind necessarily clauses was not then adopted, and no com"required, and, at the same time, to samunication on this point was made from "tisfy his sense of what was due to the

deration of the subject or lord Grenville, answer, that the clauses had been sent on that day to his majesty;—they were accompanied, as he had since learnt, by a dispatch to the lord lieutenant, and a note from the secretary of state. On the Tuesday evening (March the 3d) he found, that the clauses were returned by the king without any comment; from which circumstance, his majesty's acquiescence had been inferred; an inference somewhat hastily drawn, as he thought, and upon insufficient grounds.—On the following day, he waited on his majesty at the Queen's palace, on his official businessy and then stated, at an audience, what it would have been more satisfactory to him to have expressed ing if the clauses had been communicated to his majesty, in consequence of a minute of the cabinet. On that day the king having been fully apprised, not only by himself, but by lord Howick, of the nature and details of the measure, communicated to lord. Howick his sentiments, in a manner which had unquestionably been misunderstood by that noble lord: but it was also an indisputable fact, that it was intended by his majesty explicitly to declare that his consent was confined to that part of the measure to which he had before reluctantly acceded, viz. the extension of the act of 1793 to Great Britain.—On the Friday following, it having been judged proper to relinquish the mode of proceeding by, clauses in the Mutiny bill, lord Howick moved the house of commons for leave to oring in a bill, the object of which was to open both army and navy, without restricbill was accordingly brought in, and ordered to be read a second time on. Thursday the 12th of March. Under these circumstances, and having been apprised of the favourable manner in which lord Howick's proposition appeared to have been received in the house of commons, he (lord S.) wrote, on Monday the 9th, to lord Grenville, stating, that " He found it imposthe cabinet to the king. In the evening of "government of which he was a member,"

the subject with the noble baron, and, on ed a hope, which he expressed to the noble the day following, he informed him, by lord at the head of the government, that letter, of his determination to retire from the office of president of the council, "as from objections which were evidently in-" the only course he could pursue with jus-" tice to the noble lord, and with honour to " himself." On that day (March the 11th), he made a communication to his majesty to a similar effect, and immediately received his majesty's gracious commands to remain in his office. The noble baron (lord G.) having also expressed to him, by letter, his wish, that his resolution might be suspended, he acquiesced, upon a distinct understanding, that he was to be considered as completely at liberty to take such steps as he might think proper for opposing the bill then before parliament.—On that day (March the 11th), his majesty expressed to lord Sidmouth in strong terms, as soon as he entered his closet, his surprise at the extent of the proposition which had been opened in the house of commons; his majesty having, as he conceived, apprised lord Howick, on the preceding Wednesday, of his decided repugnance to that part of it which went beyond the Irish act of 1793. could be no possible doubt but that on this point lord Howick had misconceived his majesty. Lord H. was incapable of opening a proposition in the house of commons in his official character, contrary to the known opinion of the king, and in the face of his authority. Lord Howick however stood not in need of any farther vindication on this subject; ample justice had been done him by the gracious declaration of his sovereign. It should be stated, that, on that day, lord Grenville was distinctly informed by his majesty, that to that part of the bill

On the next day, he had a conversation on these circumstances, he (lord S.) entertainlord at the head of the government, that the bill might be so modified as to free it from objections which were evidently insuperable: that hope was however disappointed.—On the 15th, a meeting was held. of a large majority of his majesty's confidential servants, to which neither the lord chancellor, the chief justice of the king's. bench, nor himself, were summoned; and of which they were not apprised. At that meeting, it is understood that a minute was prepared, declaring a willingness to abandon the bill, but accompanying the offer with certain reservations, which were, he thought, deeply to be lamented, and which appear to have been the immediate cause of the events which ensued - The effect on his majesty was such as might have been expected. He probably apprehended that a question from which he had already suffered so much, was never to be at rest: that his mind, made up as it was from a combined sense of religious and politicial obligation, was to remain perpetually exposed to a recurrence of importunity and anxiety. Having expressed his hope, but a short time before, that he might not again be distressed on this subject, he now required that he should hear of it no more; and claimed from his ministers a written declaration to that effect. This he (lord S.) 'understood to be the case; though at the time when he was speaking, he had neither seen the minute of his late colleagues, nor his majesty's He believed, however, that the answer. statement was correct; and he had no hesi-. tation in declaring, that, ender air pledge. whatever that was to fetter him in the performance of his public duty, he would never which exceeded the limits of the act of 1793 accept office, nor remain in it. But this he could not be induced to give his consent, requisition was to be considered with refe--From this statement, lord Sidmouth said, Prence, not only to the abstract principle it appeared, that his majesty, having could be no ceived the clauses on Tuesday the 3d of difference of opinion, but to the peculiar March, took an opportunity, on the follow-ing day, of expressing to lord Howick, in with which it was attended. The question person, his objection to the extent to which to which it applied was not, in his majesty's the measure was proposed to be carried: that estimation, merely political; it was one of his majesty, unaware that he had not been honour and of conscience, connected with so understood by his lordship, manifested, the deepest sense of public duty, and of on the 11th, (the day on which his majes- | religious obligation; desiving its importance ty was next at the Queen's Palace) his sur- from the conditions which established the prise at the proposition which had been house of Brunswick on the throne, and submitted to the house of commons; and which at the time of his coronation had been on that day declared his sentiments to lord solemnly ratified by himself.—Was it then Grenville in a manner upon which no mispossible for the house of lords to fix on conception appears to have arisen.—Under their journals a recorded censure of a step

ings, and such principles? For his own part, had he been one of those to whom the answer was addressed, he should have considered it in no other kight than as a painful but decisive proof, that he no longer possessed that portion of the royal confidence. which could afford him a prospect of carrying on the government, to the satisfaction of his majesty; and he should accordingly have asked permission to retire from his service. Such would have been his conduct: and here was a material point of difference between his late colleagues and himself. He could not forbear adding, that his majesty, he was confident, had no intention to part with his ministers, previous to the communication of the 15th of March: and he had no other reason for supposing that such was his intention afterwards, excepting as far as he thought it might be inferred from his majesty's answer. Lord Sidmouth then proceeded to state what appeared to him to be the meaning and tendency of the noble marquis's motion. It was founded on the supposition of a wrong done; and that, by the intervention of a secret adviser: a supposition unsupported by evidence, or by any reasonable presumption, and therefore manifestly inconsistent with justice. one, he said, could feel more strongly than himself the sound wisdom of that great constitutional principle, that the king can do no wrong: that is, that for every act of executive government, there must be a rethere were many functions of the sovereign, which, though strictly fegitimate, not only mights sur must be performed without any 'such responsibility being attached to them, and which must therefore be considered as the personal acts of the king. Of these the proceeded from the uninstigated impulse of symption to the contrary,) where did the resolution point? To the throne, to the king komself! Such, he was bound to admit, marquis, or of fiose who supported the motiones but such was its obvious and neces-. Selled to resist it .- Inconsistent, however, kfact, the claims against which the door said is

which could only be ascribed to such feel-| with justice, and with the best principles of the constitution, as this proposition appeared to him to be, it was also objectionable, because the supposition which it implied, even under its most favourable interpretation, was utterly unwarranted by experience. He denied, that there was a pretence for imputing to the august personage, whose pame, and whose conduct had been too much brought into discussion, a disposition to listen to secret advisers. great and distinguished man, who had served his majesty with unrivalled ability, and with, signal benefit to his country, during a period of 17 years, had, to his own personal knowledge, rendered ample justice, in this respect, to his royal master; and to his attestation he thought it incumbent upon him to add his own, founded on an experience of that degree of confidence which fixes the most unqualified, but at the same time the most honourable responsibility on a servant of the crown.—It had however been said, that to resist such a motion would be to excite and justify apprehension and distrust in the minds of the Catholics; feelings ill suited to the spirit of toleration, and to the benignity, by which his majesty's whole reign-had been so eminently distinguished. The great body of the Catholics, he was persuaded, would not forget the liberal and magnanimous policy, of which they had expersenced the advantage since his majesty's accession to the throne. It was during the present reign, that the penal code, and sponsible adviser. But he contended, that various disabilities, to which they had been liable for nearly a century, were done away; and they were therefore fully assured that nothing could be withheld from them in consequence of a want of behevolence on the part of their sovereign. His majesty's gracious disposition, so long tried, and so constitution does not take cognizance; nor frequently manifested, was, they well knew, can they be a subjects of public discussion, only restrained and limited by a sense of In the present met ace, there were few in- duty to his whole people, and by his view deed who did no believe the time of his answer of the obligations which at the time of his was the answer of the king himself; that it coronation, he Theen solemaly contracted by himself.—It was not, however, true in his own heart. If so, (and there was not fact, as had been stated by a noble love who only no evidence, but no rational pre- had spoken against the original motion, that "the obstacle to the wishes of the Catholics " was to be found in the honourable and " conscientious feelings of the king." sould not be the kitention of the noble position he absolutely denied. A decisive obstacle was to be found in the declared opinion of parliament, and in the prevailsary direction, and such must be its effect. Ing and undoubted sentiments and feelings From these considerations, he was com- of the peo le.—What, however, were, in

either been expressed, or could be felt, by lately been so much discussed, was to substitute a system of conciliation for one of persecution. He was, however, at a loss to conceive, at what period of his majesty's reign it would now be said that a spirit of persecution had been manifested by the government, or the legislature, towards his majesty's Roman Catholic subjects. His majesty's accession had, on the contrary, been, as he had before stated, the æra not only of an enlightened toleration, but of a of the Roman Catholic persuasion in every part of the kingdom; and, with respect to Ireland, it could not be seriously contended that of late years, to say the least, such a spirit had appeared to actuate the government of that part of his majesty's dominions. No one would impute it to the ad ministration of the duke of Bedford: that of lord Hardwicke was a subject of general and unqualified panegyric; and he would ever contend, that 'whatever instances of violence and cruelty might have occurred during the disastrous period of the rebellion, they were in no degree imputable to the system of government either in Ireland, or th home. Without recurring to an earlier period, he would only add, that in the year 1793, the measures adopted towards the Catholics in Ireland had not only been marked by a spirit of toleration and libe. rality which he admired and applauded, but by a prodigality of concession, which broke down the constitutional barrier between Catholics and Protestants, and made it, as he admitted, very difficult to take-a distinction in point of principle, between what had been granted and what was with-For himself, who thought that too much had been granted, it was competent to say, that he would not consent to grant more? He was convinced that concession beyond the point at which it had long since arrived, instead of being the cure, was and would be a fresh cause of discontent; that, to preserve the tranquillity of Ireland, it was necessary to act on a firm, steady, and at the same time temperate system: to abstain from raising hopes, which could nerther be realized, nor disappointed, without public inconvenience and danger; but.eat Vol. IX.

to be shut Claims, for the success of though, an increased portion of political which no goat degree of solicitude had power was withheld from them from cousiderations of policy and expediency, they the gree mass of the catholic community are in other respects precisely on the same in the gitter kingdom. It had been said, footing as all other classes and descriptions that the policy of the measure, which had of his majesty's subjects, entitled to equal favour and equal protection.—This was the system upon which Ireland was governed in the time of lord Hardwicke, (a system congenial to that which, at the same period, was adopted in England); and, as he had the happiness of thinking, with general satisfaction and success. In Ireland, whilst it animated the zeal of the loyal, it had also the effect, in many instances, of calming the turbulent, and of sileucing, if not. of reclaiming, the disaffected. liberal and enlarged policy towards persons ford Hardwicke's administration, there was no agitation in Ireland on the ground of catholic claims, and it was a well known fact, that Emmett, whose desperate project was occasioned by other causes, declared, a short time before his execution, that such was the impression generally produced by the lenity and liberality of the government. that, if he had delayed his attempt only for a few weeks, it would have met with so little support as not to afford any chance shatever of success. It did not, therefore, appear to him, that, for the purpose of tranquillizing the minds of Catholics it was necessary to agree to this motion. That object could alone be obtained by wise, and temperate system of government; by firmness without rigour, and by conciliation without concession.—He then stated, that the intent of the motion of the noble marquis was Evidently to censure the dismission of his majesty's late ministers. and the practical tendency of i to raise the credit of the former government at the expence of the present, so as to effect the removal of the one, and the remstatement of the other. From the mostin abstractedly taken, he could not dissent; but he disapprend to object and still more of the mode of pursuing he de consi. dered the change of government as a public misfortune, particularly in the present state of this country, and of E rope hat he would not on that account concursin attempting to force back the late ministers. into the councils of the king. knowledged that he could not contemplate . the present administration without feelings of anxiety and distrust, though he had a high opinion of some of the members of it; and for the noble earl in particular, at the the same time to let the Catholics feel, that, head of the ordnance, he entertained the

most affectionate respect, founded on an fore concludes, that the resolution of my intercourse of friendship, which had not luoble triend is directed against the chather abated nor been interrupted during a racter of my sovereign ; Int & do contend, period of near 40 years. But, on the that a question, involving the anaduct of present occasion, he was not called upon the executive government, we aver, in to weigh the merits of the new government, but to discharge a duty to his sovereign, and to the constitution of his country: and the difference between one set of ininisters, and another, important as it unauestionably was, and particularly at such a crisis, appeared to him to be of less moment, than the difference between reducing the monarch to a cypher, and supporting him in the full exercise of his con-These reflections, stitutional authority. however, applied solely to the appointment of ministers, and not to the meas sures of government. - Lord Sidmouth concluded with saying, that he thought it incumbent upon him to state some particulars which appeared to him to be material, in order to place in its true light a transaction which, he repeated, ought never to have been the subject of public discussion; though the conduct of the great personage, who had been so much alluded to, must, he was confident, appear to have been such as to give him a fresh claim, if possible, to the vemeration, effection, and gratitude of his people. In his vote on the question before the be use, his lordship said he should be actuated Ly a determination to discountenance any proposition which might be considered as tending even by the most remote construction and inference to throw an imputation on the conduct of the king, or to fetter and conf troul his majesty in the exercise of his lawful prerogative; and enthese grounds Le should support the motion for the adjournment.

The Earl of Lauderdale rose and said:-My lords, in the course of my public life, I never heard a proposition more calmly, and decidedy argued, than the proposition which has this night been submitted much stronger. I will go further, and conby my noble friend, to the consideration of tend, that the very acceptance of their this house. And never, my lords, was a offices, after the knowledge they admit to mode of answer substituted, I will not only have, of such a pledge being demanded, is, more unfair, but more calculated to in the sound doctrine of the constitution, a excite unfounded prejudices, to propagate sufficient ground for holding his majesty's throughout the country andoctrine which present ministers responsible, both for the must inevitably tend to produce improper changes which have taken place, and the seelings, and to mislead the general deci-pledge which has been required. Were his sion. Some noble lords have talked a great inajesty's present ministers even to say, It is deal of conscientious scruples, and under true, we know that such a requisition was the pretext of those scruples, they would made, but we were not parties to it, and call upon your lordships, to judge of a con- even for ourselves have refused; still the stitutional question. Next, the noble vis- constitution considers them responsible. count (Sidmouth) apprehends, and there- In the good times of this country, when the

the history of this country, submittanto the decision of the legislature, in mich the principle of responsibility was more clearly and accurately ascertained. The noble viscount has argued, that in order to make valid the charge against secret advisers, it must be proved, that the advice was given previous to the adoption of the measure. l'o this doctrine I cannnot subscribe, because I am convinced that constitutional responsibility embraces not only advice given previous to the measure taken, but goes as well to a passive acquiescence in deliberating, as to an active assistance in carrying them into effect. Suppose, for instance, that a dispatch was sent to the lord lieutenant of Ireland, and that the noble secretary for the home department was ignorant of its contents; if he afterwards contributed in the slightest degree to give efficacy and extent to that dispatch, then I do affirm that he would be, in the spirit of the constitution, fully responsible to this house and to the country, for the consequences of that measure, whatever they might be. But, let us view the circumstances of this transaction. my lords, consider the various links by which the appointment of the new ministry. is connected with the causes which led to the change in his majesty's councils. The noble lords on the opposite side, pretend not to be ignorant of the events, and of those circumstances which immediately led, to the result. With such information, they assisted in executing the threat which was neld out to obtain the written assurance from the late ministry; and, therefore, in my opinion, the responsibility upon them is

tuated every name in the state, there was no argument, are excuse, no palliation, for any inroad of the just and acknowledged privileges of the just and acknowledged privileges of the people. When my lord Somers colonial department (lord Castlereagh) to the Catholics of Ireland? Were these contents and acknowledged privileges of the colonial department (lord Castlereagh) to the Catholics of Ireland? Were these contents are the catholics of Ireland? lents and patriotism the country was so pe. I tradictions to be got rid of, in what way can culiarly indebted, when even he, I say, pleaded to parliament, upon the discussion attachment and promises of the noble duke of the Partition Treaty, that he was no party to the measure, it refused to listen to the justification. It spoke in the sound, stern, and salutary language of the constitution, that he who assists, that he who lends his name and sanction and character to carry it into execution, is the responsible person. At whatever period it might be ascertained that he engaged in it, or whether there were others who had previously introduced it, was not a matter of much conse The country has a concurrent quence. judgment against them all, might being them to the bar of this or the other house of parliament, and arraign them for the mis chiefs which were the result. What was cussed, or brought forward before parlialord Danby's case? In his own defence he produced a letter, that was written by the king's order. But it did not avail bim: wherever it originated, he was responsible for the execution. The present ministers might say, We have not agreed to any such The maker was, that in receiving their offices, they were bound by the spirit of that requisition, that they had virtually given it. Having shewn the late administration as a warning, the executive could ,say, You know the conditions upon which you are called to my councils; you are aware of the kind of men suited to my opi-In fact, the very nature of the transaction, proves to the most common course with his advisers, subjected to constitutional responsibility. The noble lord himself, who sits on the worlsack, must feel that his majesty was of that opinion, and therefore we may account for the expeditions determination, in two hours, of that noble lord—a shorter interval of time than he was usually expected to make up his mind in. But, to advert to the administration so what manner the contradictory opinions of the component parts can be reconciled? How can we reconcile the opinion of the

trong feeling a constitutional jealousy ac- | for the home department? or in what we conceive the repeated and long continued (of Portland) at the head of his majesty's councils! Consider the present ministry, my lords, in their individual characters, or in their collective capacity, and you must conclude in one of these two opinions, either that there is no principle or cement of union amongst them, or that they have agreed to give up every doctrine and opinion to which they were most sacredly pledged .- The noble earl here took a retrospective view of the parliamentary opinions of some of the leading members of the present cabinet, and on the views they entertained of the necessity of catholicemancipation. If that question was not now disment, it was not owing to the exertions or delicacy of the present ministers, but to the genuine loyalty and unfeigned affection of his majesty's late ministers. He hust repeat, that he had no hopes of any great national objects being accomplished by the present administration, for they had not the advant tage to be well connected with any considerable body of persons in either house of parliament. They had nothing on which to depend, except the personal favour of their sovereign and the sheer influence of the crown having rendered themselves. obnexious to all those who loved independence, by the servility with which they had accepted their situations, having recognised understanding, that his majesty himself the pledge which their predecessors scorned; felt he was acting under advice, and of besides which, the discordant materials of Which they were made up left no room to hope any good from their exertions, differing so essentially as they had done on the most essential points; and upon none more than on the very point which had occasioned their coming uto power. But it was said that the motion pow before the house was a mere abstract proposition, and as such, unnecessary to be voted; now, he admitted lately formed, I am at a loss to judge in it to be an abstract proposition, but he denied. that on that account it was unnecessary. to be voted; on the contrary, he thought it became absolutely necessary to vote it, ca. secretary of state for foreign affairs (Mr. account of what had happened previous to, Canning), as formerly expressed, with his the dismissal of the late ministers, and on present connection with the noble secretary account of the terms on which the present

that the king can do no wrong, had been brought into great danger by the conduct of the present ministers, if it had not been overthrown by it. What was meant by the maxim, that the king could do no wrong? Did that maxim mean so absurd a proposition as that the king was formed by the hand of God without defect, and different from every other mortal? Certainly nothing so stupid as that idea could enter a sound understanding; but it meant, that as all government was originally founded for the good of the people, and as ours had been fortunately so kept up a long while, the people had a right to say, when any mischief was done in government, there was a fault somewhere; and it was convenient to fix it on some other person or persons than the king; and as the king followed advice in his acts, it was said. that the king can do no wrong; but, whenever any thing was amiss in his government, it was considered, not as the act of the king but the act of his advisers. That adviser was responsible to the people; and it was upon this principle that the maxim that the king can do no wrong, was founded. Hence been much insisted on; but that did not call the present resolution became necessary to support that maxim, because the present ministers had come into office in direct volation of the fundamental principles of liament indirectly tending to reflect on the Ahe constitution; and unless the house mark- | conduct of his majesty. The substance of the ed that act with its disapprobation, part of measure before the house was, whether his that constitution would be lost. For these majesty did not from the first signify his reasons, the present resolution had his most discontent to the measure which was prohearty concurrence.

Lord Mulgrave observed, that notwithstanding the violent epithets used by the noble lord who had preceded him, he should discuss this question coolly on its own like the present was not to be found in any part of our Parliamentary History. He step further: and the papers now before reminded their leadships of what look place the house established beyond dispute that in 1783, when ar auministration was re- fact. Now, considering how the business moved; we saw then what we see now, was conducted upon this, the measure atan administration discharged greatly dis- tempted to be carried was grounded on satisfied on account of its n-moval. Op-the idea of preserving peace in Ireland; position carried with it great talents, but grounds on which his majesty's late miwith a little discretion as anarked its con- nisters could not themselves agree, and yet duct on the subject which was the cause they went on with the measure after they of its removal: but not then as now, did knew that his majesty could not assent auch a resolution appear; nor was the to it according to his own conscientious king's mame used so treely then as on the sense of the oath which he took at his present occusion; and here he could not coronation - an oath which his majesty help remissing their logiships of the esta- was awfully impressed with the convicblished rule, by which it was held disor- tion of its being registered in heaven. derly to mention the king's name in a These munisters considered whether they house of purliament to influence a debate. Could mend the act of parliament which

ministers came into office; for the maxim, He thought that the late ministers had been puffed up by silly and ide flattery, as if they possessed All the Tulent of this cotry, and it made them think the could dictate to the crown, but this in hot to be done by them, nor by any set of men in this kingdom. It was said, that the course they were now, pursuing had been rendered. necessary by the conduct of their sovereign; but that was not so, they were not put upon their defence, although they were pleased to say so. Their sovereign made no charge against them; but under the idea of making their defence, when they were not charged with any thing, they thought themselves at liberty to say something by which they ought to impute something to the conduct of somebody whom nobody knows, whom they call the adviser of the king, in a case in which it is manifest his majesty could not have had any adviser; and, as far as his own individual feelings went, he must sa that he felt considerable doubt of the propriety of making the disclosures which had been made in this case. The oath of a privy counsellor had on them for their own justification in a case wherein there was no charge made against them, to bring forward resolutions in parposed by the late ministers in favour of the Catholics. There was no question but that his majesty gave his reluctant and tardy, consent to the clauses in the mutiny bill; that he meant to confine the whole matter grounds. He contended that a resolution strictly to the Irish act of 1793; and that his majesty then said he would not go one

And yet, after of the British empire. this, they claimed the right of proposing this or the like measure from time to time to his majesty; although they knew that the sense he entertained of his coronation oath prevented him from assenting to it, they claimed the right to do so-said they were bound to do so from the view they had of their oaths as privy counsellors; and yet they had not the same tenderness for the regard which the king had for his own coronation oath, registered, as he felt it to be, in heaven. They were not blamed for what they did; they were not bound to relinquish their oaths, for they could retire from office; and why should they ask his majesty to relinquish the sense which he entertained of his oath? He really should have been sorry that any of those with whom he had the honour to act, should have brought forward this subject before parliament in any shape, but the other side insisted on it, and the dilemma in which they had placed themselves was such, that he could not conceive how men of such understandings as the late ministers, could place themselves in it. As to the question of a pledge, he had to observe, that no pledge was asked of the late ministers, until they had set the example by laying in a claim to be at liberty to advise his majesty upon a subject on which they knew his mind was entirely made up; and that was the foundation of the pledge required by the king; nor did he see the which it struck some noble lords in that house. For instauce, if William III. or George I. had said to any of the ministers employed by them-I have no objection to any of your principles in general, except that I think you are attached to the house of Stuart; and therefore, unless you give popery into this land? How did the case hon. gentleman.

they had brought into the house of commons; but inding that impossible containently with the objects they had in view, they religioushed the matter altogether; although at the time they brought it in, they had solemnly declared it was absolutely necessary for the safety of that part less able to resist the application, and may not on the sudden be able to form a ministry. then we will advise you to do what you have declared in your conscience you never can do. What sort of policy did these ministers call this? For these reasons the noble lord did not see the unreasonableness of the pledge demanded by his majesty from his late ministers. As to the secret advisers who had been talked of, all he had to say was. that no such existed: if the late ministers knew of such a person existing, let them bring forward proof of it. Weth regard to the difference f opinion which had subsisted between the present ministry on former occasions, he could only say there was nothing among them that was irreconcileable. But who were they who charged the present administration with disagreement upon public matters of opinion? Why, truly, those who never agreed on any thing until they united to form an administration. Some of them had differed from each other on the treaty of Amiens, many more of them on the subject of the French revolution, and that most substantially and radically, and had treated each other with remarkable acrimony and asperity; and therefore he owned his astonishment when he heard, from such a quarter, objections to anadministration on account of its being composed men who had formerly differed from each other upon matters of public policy. As to the principles of the present administration, the best thing he could say idea of a pledge in the same light as that fit of them was, that they were founded upon pre-uniform and common feeling of regard and yeneration for the great and illustrious man (min. rat), whose loss was so much and so justly deplored, and whose principles of policy were models which the present administration had the ambition to inditate. What was the conduct of that illust ous . me an undertaking or pledge in writing, I statesman on the very question? did he will not employ you as my ministers. He apprehended there would not have been any impropriety in such ministers signing such a pledge; and he wished to know why his majesty should be less entitled to that he never had so much confidence in be satisfied against the re-introduction of any other person as he had in that right All the praise the prestand at this time? The late administration sent administration could ever hope tomeet the negative, but the reprobation of their lordships, pointed as it was against the sacred character of majesty itself.

The End of Limerick lamented that Ireland was always made the scene of faction and discord, by holding put and encouraging expectations that could not be gratified while the resolution of his majesty on the Catholic question was so decidedly fixed. He expressed considerable disap-Bedford, in permitting the disturbances in the ties were involved in disorder and tumult, of Ireland at present were in. and this before any means were adopted for the purpose of suppressing them. At length the judges had been sent on a circuit through that part of the country; but had they brought back the misguided men to a state of order and quiet? It his information was correct, the case was very dilferent. Hasaid that many of the Irish and whose departure was the subject of Catholics were at present disaffected, and he would wish to give them a speedy and a they claimed, that they should no further have hopes, that they should not hereafter have any ground for complexining of hopes land, he would venture to assert that the deferred. There had lately uren upon a northern circuit some persons convicted of upon in a very different light from that in riotous conduct, and shortly after eight of which the noble lord had placed it. And, the witnesses were murdered. After gards, lafter all, what was the amount of the charge there were great enormities commitgovernment. What! would you give up the lord lieutenant had refused to listen to to faction and clamour what you refuse to those, who pressed for violent and extraorloyal representation? There vere two casts dinary measures to put down some disturmost loyal gentlemen in Irelard were pro-secuted; they were certainly honourably acquirted, but the judges themselves ob- public tranquillity? Indeed, respecting the seried that they had nevel seen such a state of Ireland, different noble lords had scendalous conspiracy against any man, as given different views. One said that Irethat against the many their loyalty was land was quiet, and to bring forward any supposed to be then only crime. It was a question about the Catholics was unnecesstrange remedy to shink of removing the sary. The noble lord who spoke last, howdiscontents of the lower classes of the Ca- | ever, said that disturbances prevailed; and tholies, by promo ing the higher ranks to seemed to censure the duke of Bedford's the top of the army. From the known administration on that account. If any fact that two regiments lately raised by thing, however, more than another, recomwest raised by ordinary recruiting, he to the people of Ireland and to the lovers of

meet was from acting on his principles, and concluded that very little acility of relimitating him as much as possible; for cruiting the army would be rained by paswhich reason, when out of power, they had sing the Catholic Officers bill. The Arranever entered into any captious opposition. Ceedings that had been taken by the calculated to have the hoped the present motion would not only Catholics think the English the demies of themselves and their religion. He reprobated the versatility of system pursued with respect to Ireland; a system at one time maintaining high Protestant ascendancy, and at another time conceding all to the Catholics. Either concede every thing, or come to a firm resolution to concede no more. He reprobated the practice of governing Ireland by a faction; and recommended not to discourage loyalty, nor to probation of the conduct of the duke of practise on the people for party purposes. It would be unbecoming the dignity of parwest of Ireland to spread from one district | hament to grant any indulgence to men to another, fill at last seven different coun- wno were in the temper that the Catholics

Lord Holland expressed great surprise at the language which the noble earl who had just sat down had held respecting the government of Ireland and the conduct of the duke of Bedford, a lieutenant who had endeared himself to every class of his majesty's subjects in that part of the empire, universal regret, as his administration had been the subject of universal approbation. Costive denial, as to the indulgences which Though he had not the local information of the noble lord, and was connected with no factions and no factious families in Ireduke of Bedford's vice-royalty was looked against the duke of Bedford, and the anected in Sligo, as if they meant to dare the dote which had been alluded to, but that which he could metance, bere two of the bances which unhappily had prevailed, and persisted in employing the vigour of the law alone in frumtaining and restoring the gently sen of high Catholic connection, mended the conduct of the dake of Bedford Atraordinary lowers, and had put in exe- mands, was an aggravation of his offence, bution no measures of severity. topics, and several others, seemed to odium. Who, then, are the persons rehave be a deduced with little application sponsible for every act of the king? Those to the intendiate question before the house, surely who publicly appear and give effect which consisted of two parts. The motion expressed two things, regret at the change which had taken place at this time in his majesty's government, and asserted that it would be unconstitutional for any minister to give any pledge not to give his majesty advice on any particular subject. It was constitution was at an end, the functions of said, that this was dragging the king before parliament were a jest. Nothing more would parliament, and sitting in judgment upon him. This doctrine had been most ably answered by several of his noble friends who had already spoken, and particularly by his noble and learned friend (lord Erskine) who had delivered a speech of so much ability and constitutional information, that to those most familiar with his eloquence, it seemed to excel any of his for-mer exhibitions. If, however, he understood any thing of the constitution of this country, its freedom, its tranquillity, may its safety, were involved in the maxim, that the king could do no wrong; which the doctrines on the other side tended completely to overthrow. He was much surprised to find that his noble friend (lord Sidmouth) had given countenance to such doctrines, and had maintained that there were circumstances in which the king was his own adviser, and instanced the remarks on measures submitted by the cabinet. But surely this was no proof that the king could act without a responsible adviser, but the contrary. If ministers, after receiving such remarks and suggestions, thought proper to adopt and act upon them, most undoubtedly they became responsible. In no instance whatever did the constitution presume the king to be authentic manner, and not in any garbled extract of a cabinet minute published in a newspaper, expressed his opinion and satis-

the constitution, it was that he claimed no Danby's defence, pleading the king's com-These as it tended to hold up the king to public to the views of the king. It was not necessary therefore to seek for secret advisers. Those who gave effect to the resolutions of the king, were responsible; and if a contrary principle were once to be sanctioned, and to be supposed the law of the land, the be necessary than to make any public mea sure a question of conscience, and from that moment acts might be done for which there was no responsibility. Parliament had, in every case, in the exercise of the king's legislative authority, as well as every other, always presumed that he acted by advice, and they had addressed him, to know who were his advisers. In the present case the pledge of itself, though highly unconstitutional was little in comparison with the principle that the king can do no wrong: which must be totally subverted if it was established that acts could be done, from which the most important ansequences proceeded, and yet there were no responsible advisers.—The noble lord here proceeded to illustrate these positions, and alluded to the letters under the signature of Scævola, which had appeared in the Morning Chronicle on the subject. Sir William Temple had und the king that he doubted whether it were not a contradiction to sup-pose that he could make counsellors that were not to counsel. What sir W. Temple: thought a contradiction, the appointment of the present ministers seemed to render matter of fact. An allusion had been made to a supposed pledge given by Mr. Pitt on the Catholic question previous to his coming without a responsible adviser. A stronger instance than the case of lord Danby could not be conceived. That was a case when lord Danby had been engaged in something relative to a negociation; but it might have been a matter in which the bing's conscience might have been concerned to the misundary of the misundary conscience might have been concerned to the pledge of Mr. Pitt, who then was out; and f so, it was obvious that society influence and agency had been employed in the pledge of Mr. Pitt, who then was out; and f so, it was obvious that society influence and agency had been employed in the pledge of Mr. Pitt, who then was out; and f so, it was obvious that society influence and agency had been employed in the pledge of Mr. Pitt, who then was out; and f so, it was obvious that society influence and agency had been employed in the pledge of Mr. Pitt, who then was out; and f so, it was obvious that society influence and agency had been employed in the pledge of Mr. Pitt, who then was out; and f so, it was obvious that society influence and agency had been employed in the pledge of Mr. Pitt, was obvious that society influence and agency had been employed in the pledge of Mr. Pitt, was obvious that society influence and agency had been employed in the pledge of Mr. Pitt, who then was out; and f so it was obvious that society influence and agency had been employed in the pledge of Mr. Pitt, was obvious that society influence and agency had been employed in the pledge of Mr. Pitt, was obvious that society influence and agency had been employed in the pledge of Mr. Pitt, was obvious that s 1804. Next, with respect to the misun-derstanding which and prevailed on the subject of the bill brought into parliament, he would say little. It was not doubted faction of lord Danby's conduct; though that such a misunderstanding existed, and the king took the seals and gave them to this circumstance alone could have led him the purse-bearer to affix to the pardon, yet to concur in its being withdrawn. But the house of commons voted, that lerd when the bill was withdrawn, and

est ferms as to the policy, nay the necessity of catholic concession. Another person of the most extraordinary talents, Mr. Burke, had. to his last moment, earnestly recommended the repeal of all the disabilities in the Catholic body. Was it not shameful, then, that an outcry should be raised against the late ministers as enemies to the church, for proposing part of what Mr. Pitt and so many others had so much approved of? Nav. severa! of those in the new ministry, and connected with it, had entertained similar sentiments. and he left it to the noble viscount (Melvilley to argue the policy of the measure with those of the new ministry, who attempted to raise clamours and disturbance on pretence of danger from poperv on account of this measure. The noble lord then touched on some observations made . on the minute of the cabinet, in which they hatever advice respecting the Catholics circumstances might require. He was surany member of the crown to vote in parliament in layour of any measure that had not the king's approbation. But, surely, nothing was more unfounded. It would not be pretended that Mr. Pitt had the king's permission to vote on the slave trade, or to propose parliamentary reform. As to the reserbecause it seemed only what was their duty to do, but in fact, it they had not made the reservation, it would have been said that they had deceived the ring, in agita-ting natters he had thought to be abandoned. He how came to say a few words of the new them might he incience life, or however could more thoroughly paint the ill effects qualified to hine in either house of parlia- of the success of Mr. Pitt in 1784, it would ment, it could not be forgotten, that a be the attempts now made to imitate him, and twelvemonth ago they had considered them- no small evil of that success would be. selves incapable. But, when to this was ad- the country being brought to endure the ded, that key came in won unconstitutional present proceedings. But it was madness grounds the reason to regret the change was in the new ministers, the dregs, the lees, treet strengthened. It had been asked, the rincings of all former administrations,

of smende honorable made with respect the prerogative of choosing his own ministriction, he could not see with what propriety ters, and give it to the parliament? Ne a discussion of that measure was necessary surely; but parliament might give it. to decide the present question. With respect to the bill itself, it was well known and a more important occasion. doing so that its principle, indeed in a much larger never occurred. Allusion had been made extent, had received the approbation of to the case of 1784, and an appeal made to almost all the leading men in this country. his noble friend, late at the head of his ma-Mr. Pitt had expressed himself in the strong- | jesty's councils, on that subject. But, if he were disposed to retaliate on this point, he might appeal to the duke of Portland, and claim his aid against lord Grenville. He was not disposed, however, to do so; he was content with the situation in which those noble lords stood in this matter. there really was no inconsistency whatever in his noble friend on this occasion. In 1784, he might think that there was no occasion to advise his majesty; but at present having no confidence in ministers, he might consider it proper and seasonable for parliament to advise his majesty. But surely in every respect things were now different from what they were in 1784, when parliament was dissolved. Yet now it was unconstitutionally threatened that parliament should be dissolved if it would not support ministers. In 1784, we were at peace; now we were engaged in a most difficult and danreceived the right to submit to his majesty gerous war. Then, Mr. Pitt had recently come forward in public life, supported by the immense reputation of his father, and prized to hear the noble viscount (Sidmouth) himself affording the highest promise to say that it would be unconstitutional for many. Now, the duke of Portland was at the head of administration, and in all respects different. It would be cruel to push the comparison. But could the present administration, composed of such materials, expect to make any impression on the country by affecting the love, and following the example of Mr. Pitt? It was a degradation of vation contained in the cabinet minute pre- parliament; it was a degradation of the sented to, the king, at most it was superfluous, country to suppose it. Often it had been remarked that breaches in free governments were made by men of splendid telents, and that they had pased the way for followers of the lowest character. Cæsår made way for Catiline and the duke of Portland imitated Mr. Pitt in establishing himself in power misters, and however misble some of against the constitution. But if any thing offever, Would you take from the king to think that they could excite that fervour,

Mr. Pitt. If they attempted to procure addresses filled with the bigotry which some of them seemed to indulge, and that religious enimosity they were so eager to excite, they would only be throwing a slur on Mr. Parand stigmatising those opinions which he estained. As to the late administration, he would say no more than was necessary to defend them against the reflections cast on them. He took a view of their economical regulations, their plans for auditing the public accounts, their military system, and various other points, and concluded with observing, that it was one of the evils of the new administration that they united no great portion of the people, or considerable interests in their fayour, while they came into power with a pledge against four millions of their fellow subjects.

I he Larl of Westmoreland contended that the pledge had only been demanded in consequence of the previous pledges that had been required of his majesty by the minis-The late ministers had given a great many promises, but had done very little. They had done nothing of any consequence, either with respect to our army, our ifavy, our finances, or any thing else. He main. tained that the system acted upon by himself and his colleanues, on all occasions, with respect to helind, had been one of conciliation and mercy. The late ministry, though they united "All the Talents" of the country, had realized none of their magnificent promises. The present ministers however, humble and foolish as they were, would support the king and his prerogative.

Larl Dainley maintained that, if the late ministers had given the pledge demanded, they would have abandoned their duty, their honour, and the cause of the constitution and that it was contrary to the constitution to give a pledge of this nature. It was impossible, in considering this question of pledges, not to advert to the claims of the Catholics, which had given rise to the difference between his majesty and his late ministers. He was of opinion, that the restrictions ought to be done away; but at the same time, he was convinced, that this could not be done with advantage, without the consent of the parliament and of the king. therefore thought it imprudent at present the practice of others, and constitute to agitate the question at all, as it only served many documents; and therefore be could to keep expectation alive, which was sure to state with confidence, that it was both meet withdisappointment. He thought there-common method and the best method Vel. IX.

or kindle that enthusiasm, which supported | fore, that the late ministers might have fairly told the Catholics, that they were friendly to their claims, but, that there at present existed an obstacle, which it was impossible to remove, and that therefore it would be their interest to remain quiet for the present. He was sure the sensible part of the Catholics would feel the force of this ressoning, whatever niight be the conduct of a few agitators in Dublin, whose speeches had been published. • He concluded by declaring, that he felt himself bound by every sense of duty and of respect for the constitution, to support the original motion.

> Lord Grentille observed, that, late as the hour was, he must state, as shortly as he could, the grounds on which he would support the present motion, which must, in his opinion, be voted for by every man, unless he was contented to go away with the impression that the constitution was completely overturned. He did not say that their lordships must feel themselves bound to vote for the first part of the motion, though he was grateful to his noble friend who proposed it; but he must say, without affectation, that he regretted the dismissal of the late ministry, because they had a system in train, which was working for the best interests of the country. He said nothing of himself, but only looked at the talents of his colleagues, whose unwearied exertions and enlightened views. afforded the best hopes to the country. but if he regretted the loss which the country would sustain from their dismissal, he felt that regret houbled when he considered by whom they were succeeded. He did not mean say decrespect to them individually, but looked at their system, the grounds of their conduct, and the unconstitutional doctrines which they held. With regard to the origin of the difference between his majesty and his late ministers, he would not enter upon it, as i... nad stated it betore, with the permission of his sovereign, and he felt it the less necessary, because that statement had not been shaken by any thing now said though some attempts had been made, as on a former coasion to garble and misre resent t. by taking de-tached parts of it. A doubt had been expressed whether the draft of a dispatch should be laid before his majesty. He had had some experience in this way, had seen

be employed, because the king had doubts as to the meaning of the first, and be enabled to judge better by seeing the measure itself than by any explana-Hon. In the particular dispatch adverted to, of which he had prepared the draft, it was distinctly stated, that the act of 1793 did not extend to generals on the staff, and it was then stated, that it was desirable to enable all his majesty's subjects to hold any military commissions whatever; and he was astonished at his noble friend when he founded an argument upon this, that the technical terms of an act of parliament were not used in such a dispatch. When he mentioned "any military commission . whatever," he undoubtedly meant that these words should cover all military commissions, and nobody could read it with attention without being convinced of this. The word "appointment" was merely added in the bill in order that the shadow of should have been at all proposed if not a'doubt' might not be left; but he should be very well satisfied if the bill were allowed to pass without that word, because he had not the slightest doubt that the words of the dispatch went to the full extent to which the matter could be carried by the addition. But still he was convinced that there must have been a misconception in misconception, however, be and his colleagues had left nothing in their power undone to remove. With a view to this, they presented to his majesty a remonstrance as dutiful and respectful as subjects could offer to their sovereign; the purport of which remor strance was to shew, that the act in their contemplation was merely calculated to carry into effect the act of the has parliament in 1793, with the spirit of which it would have been manifestly inconsistent to grant those arrangements which were afterwards objected to. The noble lord, after dwelling more at large upon the arguments of the remonstrance referred to, as to considerations of general justice and of general and particular policy, proceeder to remark upon the words, that his majesty "would not go one step further than the act," with this observation allided to. This that he contended, was nothing more nor than their on which his majesty had been frequently indemed his majesty had been frequently informed by the conversent to the government of Ireland. With

which was sent to the duke of Bedford : for that noble lord had full opportunity of considering it. Upon a fair view of all the circumstances connected with this transaction. he was satisfied that to candid man would see any thing to justify, or even excuse the reproaches so, liberally heaped upon him-self and his coneagues. With the question now under discussion, however, that transaction had no connection whatever. For when the period did arrive that the misunderstanding as to the bill referred to was found to exist, and the bill in consequence was abandoned, the proposition was made which called for this motion. As to the dilemma put respecting this abandonment, he begged to make one short observation. A noble lord on the other side (lord Mulgrave) had asked, why the bill abandoned necessary, and if so necessary, why it should have been abandoned? but he would beg that noble lord to put this dilemma to some of the persons connected with him, to those who seceded in 1801, but particularly to put it, for instance, to lord Castlereagh, who had so particularly pledged himself to the Catholic question; who had, in fact, brought that question from Ireland with him. With regard to the covonation oath, he would ask, whether there could be any man in that house who had front enough to maintain, that after the Irish act had been sanctioned, which allowed the Catholics to hold certain commissions, it would be a violation of that oath to allow them to hold the rank of generals? The idea was quite untenable, as indeed, in his judgment, was every other proposition which would impress an opinion that to concede to the claims of the Catholics would at all interfere with that general system which the coronation oath bound the king to maintain. The noble lord eprobated in strong terms the artifices perorted to by ministers and their adherents, to excite a fanatical spirit in the country. He shewed, that so far from the present ministers being uniformly approved of by Mr. Pitt, as a moble lord (Mulgrave) had stated, that illustrious person had on many occasions marked very particularly his disapprobation sations held with him, and the dispatches of the greater part of them, and quoted the submitted to his revision, before they were instances in which he condemned the conduct of some of them, particularly lord regard to those dispatenes, he was really Hawkesbury, when presiding at the foreign astonished to hear his noble friend on the department. The noble lord observed crossistanch (lord Sidmouth) state, that he upon the explanation, which he had laid

tholic bill, and the pledge required of himself and his colleagues, and concluded with stating, that from the manner in which the present administration was formed, and the persons of which it was composed, he could

not think of giving it his support.

Lord Hawkesbury contended that the whole of the statement made by the noble baron, and of the debates to which that statement gave rise, were proceedings altogether irregular and unparliamentary. The noble baron had accused him and his colleagues of being the first set of ministers who had shrunk from responsibility, and meanly endeavoured to shelter themselves under the wings of their sovereign. He would tell that noble baron, that he and his colleagues were the first ministers who, in order to cloak their own misconduct and absurdities, had so strangely ventured to arraign the personal conduct of his majesty at their lordships bar. He (lord Hawkesbury) had acted from a sense of duty in accepting a place in the present administration; and as long as he was conscious of acting upon such grounds, he should never shrink from the responsibility, to whatever extent it might be carried, to which his official situation made him liable. He had always been adverse to granting any further concessions to the Catholics, and even to cherishing any such hope in their minds. It was that hope which kept Ireland in a state of continual ferment and agitation, and until it was laid at rest, there would be no permanent tranquility in that country. The Catholics of Ireland were, he was certain, perfectly grateful for the many indulgences which the whole reign of his majesty was distinguished for granting to them; and equally confident did he feel, that they would demonstrate that gratitude by their steady loyalty, and falsify the contraty prophecies, in which the noble baron seed sed so much inclined to indulge.

Earl Camden rose to reply to some allusions that had been made to his conduct, while at the head of the Irish government. The noble earl denied that he was tied by any pledge, on entering into the present administration, and concluded with giving his support to the motion for adjournment.

Earl Moira rose to explain certain points which his noble friend (lord Grenville) had omitted, and contended that it was not in the nature of man, that the Catholics should desist from prosecuting their claims, the concession of which they conceived them-

before the house with respect to the Ca-Iselves to be entitled to by the steadiness of their loyalty, and the seal and alacrity with which they were anxious to join in resent-

ing the common enemy.

The Lord Chancefor (Eldon) agreed with his noble friend (ford Hawkesbury) in representing the present and a former discussion as wholly new, irregular, and unparliamentary. Indeed, he thought the sense of their lordships should be strongly marked to that effect on their Journals. As to the insinuations that had been personally thrown out against himself, as having been one of those who secretly advised his msjesty to dismiss his late ministers, he should treat them only with the contempt they The circumstance of his having deserved. had the audience of his majesty, he had stated to the noble baron (lord Grenville), and he trusted that that noble lord was perfectly well satisfied with the sincerity of his statement. The only pledge he had given was the uniform tenour of his public life. His majesty asked no other, and he should continue to serve his sovereign to the best of his abilities, without fearing any responsibility that might attach to his official conduct.

The Duke of Norfolk spoke in favour of the original question. After when the question being universally called for, house divided on the motion of lord Boringdon, that the house do now adjourned

135 Contents (present) 36 Proxies Non-contents (present) 69 Proxies 90

ſa Majority -Adjourned at seven o'clock on Tuesday morning.

Newpik, Devonshire, Winchester, Stafford, Head:ort, Derby, Suffolk. Thanet, Essex, Scarborough, Albemarie, Jersey, Cholmondeley, Oxford, Tankerville, Cowper. Stanhope,

List of the Minority. Fitzwilliata, Argyle, Hardwicke. Rawdon, Portescue, Sommers, Carnaryon. Braybrok Rosslyn, Grenville Lucan, Aucklan Ipper O Clamicard, Dudas, North Elienborough, Elgin, Blandford, Breachbane, Rinnaird, oStair, Reav. St. John, Cawdor,

Carrington, Carrington, Say and Sele, Danley, Enkine, King, Lau erds Monson, Besborough,

Holland,

Crawe.

Pensonby, Cassilis, Darling ton, Liford, Grantley, Mendip, Hawke Bushops of Lincoln, Landaff. St. Asaph, Oxford,

Kildare

PROXIES. Grafton, St. Alban's, Bute, Buckingham, Orford, Guilford, C Spencer, St. Vincent, Dorchester. Fife. Eglinton, Anson,

Bolingbroke, Stawell, Munto, Blantyre, Yarborough, Ashburton, Giastonbury, Carlisle, Bulkeley. PATRED OFF. Berkeley, Leicester.

HOUSE OF COMMONS. Monday, April 13.

[MINUTES.] New writs were ordered to be issued for the election of members for the following places · for Marlborough in the room of the earl of Dalkeith, now lord Tynedale, called to the house of peers; for Bedwin, in the room of viscount Stoptroller of his majesty's household; for Mit I the next session. chell, in the room of sir Arthur Wellesley, who had accepted the office of chief secreron Gordon, called up to the house of peers.

in consequence of the business which was fixed for to-metrow, wished to postpone the re-minittal of the bill which he had three separate bills. The first of those bills the let be with prepect to the Poors' Fund; the second would be, for a better equalization of the county rates; and the Chird would contain all the remaining ob jects, of his bill. In consequence, however, of siggestions and communications which he had received, he intended to leave out of his bill the clauses respecting the adjudication of settlements, and that for rating personal property.

Me Shaw Leferte said, that the subject whe che which, eshaps, mere than any other called the most deliverate considered of settlements, but that part which retten and calm discussion. After the spected the adjudication of settlements prior to the removal of a pauper. Althreat that has been frown out a few even-prior to the removal of a pauper. Alings ago, that parliament should be dissolutions had received some opinions farved if they did not agree to this or that vourable to his original idea in that respect, measure of the present administration, it yet the balance of opinions was mach was simpost impossible to expect, that, in against it. He hoped, by yielding to those the course of the present administration, it yet the balance of opinions was mach the course of the present session, or per-opinions, the objections to his original bill hope of the parliament, if that firest would be done away, and that considerable should be acted upon, there should be time good would be produced by 11.

for that serious and calm consideration which was pecessary for a subject of such magnetude, importance, and difficulty. The case, as at now stood, was this: the statute of Elizabeth had been found not sufficient to produce the effects which it proposed. It therefore became necessary that some farther legislative provision should be made. He gave his hon, irrend great credit for the attention he had bestowed to this subject, and hoped, that a great part of his bill would be pre luctive of the best consequences, but he was sorry that the clause respecting the relevation of the settlement laws was to be left out, as that appeared to him to be one of the best parts of the bill. I or the reasons he had before mentioned, he should wish the consideration of the measure should be postford, who had accepted the office of comp- poned to a much later period, perhaps to

Mr. Whitbread said, it must be, indeed, a pusillanimous parliament that would suftary to the lord lieutenant of Ireland; for fer itself to be deterred from the prosecu-Eye, in the room of lord Huntley, now ba- tion of its public duties by such a threat, which was certainly as indecent, indiscreet, [Poor-Laws Bills] Mr. Whithread, and unparliamentary, as could possibly have been thrown out. That threat, however," should have no influence upon his mand. He could not see any good consebrought in one that subject, till I'm quences likely to result from protracting He took that opportunity of sta- to a later period the discussion; nor did Mug, shat in consequence of numerous it appear to him, that that was the most communications which he had received, likely mode to gain for the subject the fulhe had thought that it would be the lest degree of attention and consideration. best way to divide his original bill into When a discussion was put off longer than was necessary, the attention of mankind was apt to relax; whereas, if it was brought on while the subject was warm in their minds, it was likely to command more attention, and to be as well considered. He had left out wany parts of the bill, m consequence of conhaunications received from a variety of qualiters, and he was happy to acknowledge publicly, the great obligations he felt to those gentlemen who had thus assisted him with their observations. He had not given up that part which related to the relaxation of the law

Mr. Show Leferre begged it to be under- | As he believed there would be no opposistood that, in wishing to postpone the business, he acted under no impression whatever of the description alluded to; for no threats, whatever should deter him from doing his duty as an independent member of parliament.—The bill was then committed pro forma, and ordered to be recommit-

ted on Friday.

[FINANCE COMMITTEE.] The Hon. J. Ward rose to ask a question relative to a matter of the highest importance. question related to a transaction which it was reported had taken place in the Army Pay-office, and which had been brought to light by the Committee of Finance. the circumstance was of the greatest importance in itself, as it very much affected the individual principally concerned, and us it was a matter peculiarly fit to be taken up in that house, he hoped that some member would state, whether the report circulated on this point was or was not well founded?

Lord Henry Petty replied, that the chairman of the finance committee was not in the house, otherwise he would probably have given such an answer to his hon. friend as would satisfy him. Yet as he had sometimes attended that committee, and particularly as he had attended it that day, he was happy to be able to give an answer to the question. He had only to state, that in the course of the examination of a Mr. Thomas, a fact had come out which the committee thought it their duty to investigate with the most scrupulous attention; and, since the discovery alluded to, the committee had accordingly been diligently engaged upon this delicate transaction, and a member of that house, who had been formerly paymaster of the forces, had been carefully examined. What the committee meant to do on this point he did not precisely know, but it was of course to be supposed that they would not dismiss the subject without a full investigation of the matter, and making such a report as their duty and the nature of the case should seem to them to require.

Mr. Ward thanked the noble lord for the statement which he had made, and ho-

cial report on the subject.

the production of the treasury minute for ed the mature consideration of be report;

tion to this motion, he had only to put the house in possession of his object, which would best appear from a Itatement of facts. Early in the last autumn, the commissioners of military enquiry thought it their duty to communicate to the commissioners of the treasury part of the 4th report, which recommended the appointment of a barrack board. to be substituted instead of a barrack-master-general. The commissioners of the treasury at proved of the recommendation, and thought that such a board ought to be appointed. This was communicated to his majesty, who approved of the measure, and affixed his signature to it, and the business might have been completed before the late ministers quitted office; but it had somehow happened that the privy seal was not uffixed to the commission, and the noble lord who now held it had not thought proper to affix it. He would not now question the propriety of withholding the seal from it. object merely was to have the intentions of the late ministry on this point before the house; but he might at least say on this occasion, that he hoped no definitive arrangement would take place till the report of the commissioners had been fully considered. He trusted that the house would englously consider the report and the method of preventing the recurrence of such abuses as had been found to prevail in this department. He concluded by moving, that the minute of the late commissioners of the treasury, respecting the appointment of barrack commission, be laid before the

The Chancellor of the Exchequer said he had no objection to the motion. On comina into office, he had found the case to be exactly as the noble lord had stated it to be. But this matter required great consideration. It appeared that it had been referred to be barrack commissioners and the comptroller-of army accounts, and they had! found great difficulty in the business, and therefore it became those who were to be responsible for affixing the privy seal, to be cautious how they appointed persons to offices, and adopted all the arrangements, without an opportunity of Tury considering ped that the committee would make a spe- the subject. He certainly had no desire to precipitate measures, but at the same time, [BARRACK COMMISSION.] Lord Henry the observation of the mobile lord did not Petty rose pursuant to notice, to move for very well apply here, when he recommendappointing a barrack Commission, to execute | for he and his colleagues had ad a pted the the duties of the barrack-master-general measure, before any report as all hit heen

presented. But he agreed to the production | in the next session. The completion of any of the minute.

Lord Henry Petty in explanation said, that he and his colleagues had fully considered the subject on the report of the commissioners, and there was this difference between the two cases, that the report was now before the house, whereas then it was not expected to be brought forward for some time.

Mr. Windham stated, that two out of the three comptrollers of army accounts concurred in the propriety of the measure.-The motion was then agreed to.

[LOAN INTEREST BILL.] The house having resolved itself into a committee on this bill,

The Chancellor of the Exchequer said that he had no objection to the interest of the loan being secured for the present year according to the mode pointed out in the plan of the noble lord (H. Petty). He wished, however, to avoid pledging the house to approve of any part of that plan for the future. He was very ready to agree to the first object that was stated, to prevent any new taxation in the present year; he was ready to agree to the 10 per cent. which was created for the interest of the loan of the present year, and the sinking fund; but there were other parts of hat very complicated system which recentred a more ample consideration than I could be well bestowed upon it in the course There were many of the present session. objections to the principle of making perment those taxes which were originally resised as mere war taxes, and making them the fund which was secure the interest of the losas. He became well informed, that a considerable degree of sensation and afarm had been excited by the idea of confinning the duties on experts and tonnage after the war, and he thought that was a part of themoble lord's plan which ought not to be persevered in. What he meant now to propose was, that the interest of the Lan of this year should now remain on the war taxes as charged in the noble lord's plan; but that six months after the conclusion of many unless some other more were resolved in by present, of securing it either by consinuing the war taxes for the purpose, or by new taxes, it is bould then be chargeable on the turplus of the consolidated fund. Six T. Turton said, that he had no ambition to make a speech upon the subject in ' He trusted, however, that the house would three or four years. However, as he now the present ression for providing for the interest of the ban of this year without any new be secured on the war duties on customs taxes; any headfould wish to leave the general and excise, he felt that he could not then

permanent system must take a considerable time; and since the plan was originally proposed, a great deal of new light had been thrown upon the subject, both in the discussions which took place in and out of that house. He concluded by proposing an amendment to the clause in the bill agreeably to the observations he had thrown out.

Lord H. Petty said, that if the loan of the present year were secured in the manner which had been already determined by the resolutions of that house, he could have no objection to adjourn the consideration of the general merits of the plan he had the honour to bring forward to a future time, when it might be submitted to the fullest enquiry, and to the final judgment of parliament. As to the alarm and sensation produced, if any such alarm did exist, it inust have proceeded from a misunderstanding of what he had said. He had stated most expressly, that he did not wish to pledge the house to the continuance of any one of those taxes, but that he meant merely to assign that portion of the taxes, which was now represented by the war taxes, as the security of the loan; and to pledge the house only to substitute other taxes for any of those which they might resolve to discontinue. As for what taxes should be continued after the war, and what should be discontinued, he had always stated, and still was of opinion, that the return of peace would be the proper period, in which that subject should be taken into consideration

Sir T. Turton rose, to enter his protest against the plan of the noble lord, and particularly that part of it which made the income or property tax permanent. He had received a number of letters on the subject of the income car, and he thought that-

" Mr. Hobhouse, chairman of the committee, here interrupted the hon. baronet, and told him that the property tax was not mortgaged by the present bill, and had pothing to do with it.

see that enough had already been done in found that the property tax was not mortgaged at present, and that the loan was to Topen for the enquiry of the house offer his objections to the property tax.

which had been proposed by the chancellor the ministers received their money, and had of the exchequer, of throwing generally t now in their pockets. It was, then, too upon the consolidated fund a loan which much now to say, that we would neither rity. He thought that this avas not only gained, nor any other security, such as was contrary to all precedent, but to that good ever given for a loan, but throw them creditor.

Mr. Huskisson did not think the principle so very objectionable. By the present plan, the excesses of the consolidated fund were to be applied in a manner different from their original destination, which nright as well be called a breach of faith. It ap- surplus of the consolidated fund, it was not peared to him that it would be giving to the so extraordinary as had been represented. public creditor an additional security.

the right hon, gent, was merely that the ciency in the product of the sugar tax upon war taxes should be security for the interest the surplus of the Irish consolidated fund, of the loan, and that after the peace that security was no longer to be continued. right hon., for he could no more call him There never was before an instance of any the learned, gent., were such as could not loan being secured merely on the future ex cesses of the consolidated fund. It had days chancellor of the exchequer. If he which might again occur. Sometimes there client to have one security than two, and stand as it did at present, at least as far as without making some increase to it by regarded the loan of this year.

have no objection to extend the period to sinking fund of the loan of this year, he twelve months, after peace, instead of six would be content; but if he did not, the in which case parliament must meet, and contractors had, in column justice, wight would have time to decide finally on the to the security for which they originals. He thought nothing could be bargained. subject. more objectionable than the principle of the Sir John Newport stated that the differ-present plan, which were to pledge the ence in the case of the Irish loan was that house to continue 94 millions of taxes as a security for 12 millions of money. The surplus of the consolidated fund was now 34 millions, and lit thought that was very abundant security. It certainly would be possible to avoid the pledging the whole of the war taxes, by making perme nent' some of the least objectionable o

Mr. Tierney again protested against look ing to a supposed future excess of the consolidated fund as a security. It would be entirely departing from all the principles o country. The fact now stood thus: the fund for that of any particular taxes. original bargain with the contractors for the loan was, that it was to be secured on those case, there was no substitution at and The.

Mr. H. Thornton objected to the principle axes, and in consequence of that bargain. had been contracted for on a different secu- give them that security for which they barfaith which parliament owed to the public merely on the chance surplus in the consoidated fund, when peace should be restored.

The Chanceller of the Exchequer said, thut he public creditor was not entitled to more rom the war taxes, than a security for the nterest of the loan, and for the sinking fund created. As to charging loans on the The chancellor of the exchequer of Ireland Mr. Tierney said, that the principle of (sir John Newport) had charged any defi-

Mr. Tierney said, the arguments of the be excused in a man who had been five happened at different times last war, that were appealed to as a lawyer, he could there was no surplus, and that was a case not argue that it would be better for his was an actual deficiency, and in that case that if he already had two, it would be this would provide no security at all for doing him no injury to take away one of the loan of the present year. He could not them. There never was an instance of any conceive any objection to letting the thing loan charged upon the consolidated fund taxes. If the right hon. gent. would as-The Chancellor of the Exchequer would sign 1,200,000/. taxes, for the interest and

it was secured upon annual, and not upon permanent taxes.

The Chancellor of the Exchequer said, that no absurdity could, in practice, be greated than that or assigning a portion only of the war taxes for the loan. It would be impossible to tell the collectors of the cuttoms or excise, that they must so collecting the taxes when they had got so much money. He did not, however, now wish to press his amendment, if it did not meet the sense of the house; but it appeared to him that the house had an undoubted right to finance which had been established in this substitute the security of the consultated

Lord H. Petty said, that, in the present

take from the contractors of the loan one of their securities, without giving them any thing in the place of it. As to the general security of the consolidated fund, and the faith of parliament, they were already possessed of that. The right hon. gent., therefore, appeared to him to wish to take from them the specific security of the wartaxes, without giving them any thing else in the place of it. -After a vaenety of explanations, it was resolved to postpone the discussion fill to-morrow.

> HOUSE OF COMMONS. Tuesday, April 14.

MINUTES.] A ballot took place for, a committee to determine the merits of the petition complaining of an undue election for Westminster; the following members compose the committee:—W. Tuffiell, esq. sir C. W. Bamfylde, sir Jacob H. Astley, lord Porchester, T. Foley, esq. sir H. D. Hamilton, bart. N. Sneyd, esq. G. Campbell, esq sir L. Palke, bart. W. Lushington, esq. A. Hamilton, esq. W. Honeywood, esq. G. Colclough, esq.; nominees, Edward Morris, esq. sir John Doyle. The petitioner having waved his right to appoint a nominee, Mr. Morris was chosen, pursuant to the provisions of the act, by the thirteen members remaining on the reduced

LOAN INTEREST BILL. The house resolved itself into a committee on the

Loan Interest bill.

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The Chancellor of the Exchequer said, that in compliance with the suggestion thrown out yesterday by the right hom, gent, opposite (Mr. Tiern'y), he should not press upon the committee the amendment he had at first intended to propose to the noble lord's plan; fi the same time, he could not see how that amendment could have by any esq. W. Tighe, esq. R. Price, esq. A. Camppossibility given rise to any alarm in the public mind, and furnished any pretext for charging parliament with a breach of pub- esq. lic foth in that instance.

sensuch ar the war taxes on custems would do himself the honour to move, he would have supplier a structure, but at avoid, as much as possible, a repetition of the same tine contended, that it was ano- any of the topics that were urged on the misal breach of public faith, and being to important and memorable debate of Thurstally unnecessary, would be much better day last, although so much extraneous let akine, if the ambition of the new chan- matter had on that evening been introducellor of the exchequer did not prompt him | ced, that it would be difficult completely to to have some change or other in the plan; steer clear of such a repetition. to grilly therefore the right hon, gent, he question that had been then discussed, he

right hon. gent.'s idea would go merely to | (lord H. Petty) should not object to it, as the change did not appear to him to be absolutely mischievous.

Mr. Tierney said, that the new chancellor of the exchequer entertained the newest financial doctrines he had ever heard. The right hon, gent.'s argument went to say, that the consolidated fund was as productive without as with the war taxes. He fancied, however, that the right bon, gent. would have found the plain plodding understanding of the city quite averse to the subtle genius of the right hon gent. He denied that the intended improvement was given up as an act of grace to his side of the house, for the right hon, gent, while he was driven to an abandonment of it, would fain have the house to understand that he had volunteered in abandoning it .- After a short conversation, the amendment was agreed to. The other amendments were then read and agreed to. After which, the house resurhed, and the report was ordered to be received to-morrow.

> HOUSE OF COMMONS. Wednesday, April 15.

[MINUTES.] After the names of defaulters on the two last ballots were called over, on the motion of the chancellor of the exchequer, it was ordered, that the members who should be absent at the ballot and call of the house the following day, without a sufficient excuse being assigned, should be taken into the custody of the serjeant at arms .- Mr. White then delivered in at the bar the names of the members remaining on the reduced list of the East Lone election committee, which were as follow: lord John Campbell, hon. Edw. Finch, sir J. Frederick; W. M'Dowall, esq. F. B. Feliambe, csq. Robert Cartveright, esq. lord bismore, G. Longman, bell, esq. C. P. Leslie, esq. sir R. Barclay; nominees, W. Jacob esq. Hiley Addington,

[CHANGE OF ADMINISTRATION.] Lold H. Petry minitted that it would not hen. W. H. Lyttleton rose, and said; that have been for faith, in- it prefacing the resolution which he should

must be allowed to say a few words. Deep-| careful management, they not only conly did he lament that it had been disposed ducted themselves with economy and disof in the way in which it had been, not so cretion, but supported and carried into much on account of the importance of the effect the appointment of a committee of question itself, important as it undoubtedly was, as because it seemed that the house were disposed to evade the decision of a great constitutional question; a cowardice in the house of commons which affected him beyond expression. By their conduct it appeared as if the house were ready to recognize a principle which would vest in the crown a power clearly unconstitutional because not responsible; a power which differed in nothing from that assumed by the Stuarts, and against which our ancestors had so strenuously and so successfully contended. Not hoping, however, that he could influence the house to change their nature; they had introduced the plan of determination on this subject, he must limited service, which rendered the army satisfy himself with submitting to them a more attractive, and which had the tendenresolution which had no direct application cy to augment its numbers while it exalted to the royal prerogative, and to which he its character; nor did they appear at any could not but think that the house must accede, when he considered the majorities by which the measures of the late ministers had been supported. The country had seen the sudden and unexpected removal from power, of ministers apparently possessing the full confidence of the house and of surable. They had called their sovereign the country, and carrying on the affairs of to the bar of the house to be arraigned, and state as prosperously as the situation of then skulked behind the throne, and inter-Europe would admit. It would be worth while to enquire what was the actual state of Europe, and how far it was of consequence that the affairs of this country should be well conducted. Had the state of Europe been so altered within these few months, had the security of this country become so well established, that we could with safety entrust the administration of it to any set of men whatever? or rather, was it not expedient that an humble and dutiful, but firm remonstrance, should be he thought it the more necessary, as they carried up to the throne against the removal of men, who, in the present circumstances, were the best qualified to hold committed to venal journalists by perjure the helm of state? The ministers whom it counsellors, for the very purposes, as aphad pleased his majesty, or, as our ancestors used to say, whom his majesty had about religion, excited from one end been advised to remove, during the short the kingdom to the other, serving to kinperiod of their power to call forth the furies of bigotry and anaticity, to the maenergies of the people, and to unite all mifest injury of all true religion. For this
hands and hearts in the service of the country. Their conduct considered in currencia. try. Their conduct, considered in every point the excheques had given the warehourd, of view, entitled them to the public esteem and he was almost ashanied of the credulity Vol. IX.

finance, first suggested by an hon, friend of his (Mr. Biddulph), the only apparent means of probing the wounds of the country, and ascertaining the remedy which it would be necessary to apply. In their of., fer to negociate with France, while they evinced a spirit of conciliation, they avoided every thing that could be deemed derogatory from the character of this country, and withdrew their ambassador the moment that a continuance in the negociation became inconsistent with the national honour. With regard to the army, they Adopted a system conformable to human time disposed to reject any suggestion for amelioration, from whatever quarter it came. As to their successors, we had seen but little of them; but that little was not much to their credit. In some instances their conduct had already been highly cenposed the royal robe between themselves and merited reproof. He was as loyal as any of them; but by loyalty, he understood allegiance to the state and the constigution, which taught him not to compromise. the person of the swereign, whereas the tendency of their arguments was to reader the sovereign himself responsible. No thought, then, that it was necessary, that the house should express its approbation of the conduct of the late ministers, and had been assailed by the most gross and libellous misrepresentations, by minutes peared, of nisrepresentation, and by a cry and gratitude. In the financial depart- and blindness of his countrymen, when he ment of the state, one which required such saw that there were any with whom such 2 F

attemnts could succeed. He could not con- not times in which the public service would dide without one remark on the threat admit of trifling; the reins of the state not accede to whatever he chose to pro-pose to it, or rather to impose upon it. How often were the members to be sent to glected; they made the proper advances, their constituents? Was it whenever ministers thought it right to dissolve them upon any pretence, however unreasonable? He was not sent there to cabal, nor to endeaweur to impose on his sovereign, even when of the continental powers, and a peace was in opposition to ministers. He would go discreetly attempted, to prevent new disapboldly to his constituents, and call upon them to sanction the vote he had given. Unless they did this, he would at all events only have resigned a trust which it would be dishonourable to hold; but he had no doubt they would sanction it, and ministers, in his opinion, would gain little by a dis-been argued as a military expedient by solution. If the present resolution was re- those who were much more competent to jected, the house must be considered as determine on its policy than he was; yet, only the instrument of the minister of the on the ordinary principles of common sense, day. He was not the servile adherent of the measures appeared to his mind reasonany man or set of men, and only offered able, and that they were constitutional, he this resolution to the house, because he had no doubt; he felt great gratitude to thought that such a resolution ought to those who proposed them, as they were mastand on the journals. He concluded nifertly conducive to remove the evil so by moving, "That this house, consimuch feared by our ancestors, he meant the dering a firm and efficient administra- existence of a large standing army; and he " tion, as indispensably necessary, in the earnestly entreated of the ministers now in " present important crisis of public affairs, has seen, with the deepest regret, the introduce those changes which might in the ". Late change in his majesty's councils." Mr. Hibbert rose to second the motion. Although he had, in the measure regarding one indication of its good management, the slave trade, uniformly opposed the late since there was no period of our late proadministration, ye ne was happy in now tracted wars in which fewer captures had Sation of their general conduct. His hon. and to examine the positions of the squafriend had given a comprehensive view of drons expanded over the seas, new proofs the grounds in which the resolution was would be supplied of the politic conduct in founded. He presumed that whatever differ that important department. With respect ference of opinion there might be on some to the finances, it wasseen that the greatest

which had been held out, of a dissolution must be held by a firm hand, or the most of parliament, by a right honourable secre- painful consequences were to be appretary (Mr. Canning), in case the house did hended. An opening for peace presented glected; they niade the proper advances, and the attempt, however unsuccessful, was meritorious. An attempt to obstruct the power of our great enemy had been tried ineffectually, by a formidable co-operation pointments. In regard to the army and navy, the measures the late servants of the crown pursued, were at once constitutional, and directed to increase these two sources of the national defence. As to the army, the mode adopted for its improvement had power, that they would not in this respect sequel be subversive of the constitution. In regard to the navy, there was at least ving them a py3of of his sincere appro- been made. If he were to proceed further subjects, there was no disagreement as to economy had been applied, although perthe state of alarm in the present crisis of haps the great capitalists of the country public affairs. To assert such a proposi- were among those who were the least satispublic affairs. To assert such a proposition, was to procure immediate conviction of the truth. A noble lord on the other side (for Castlereagh) had said, that the late ministers accorded a bed of roses when they entered into power; but he did not a predilection with persons of large fortune, think, now they occupied the same places in favour of those who would enable them themselves, they would persevere in that to employ it to the greatest advantage, setting of the same places of great personness, yet there was some had been Extracted by the diligence a middle order of men who had patiently some had been extracted by the diligence a middle order of men who had patiently of the late administration. These were sustained the burthen of this expensive war,

who directed his majesty's councils: that class of men would perceive, that the plan laid down by the late ministers was calculated to relieve them, under such extraordinary pressure, and would feel mortified and disheartened when it was abandoned. Had not these advisers of the crown met every enquiry into their financial system with a manly and temperate spirit, in order to adopt every improvement, and to give the fullest satisfaction to those who were to sustain the heat and labour of the day? In this situation of things, his friends, who had retired from office, had carried with them the approbation of their own consciences. confirmed by the respect and gratitude of their country. It had been asserted, that the late administration had been inactive, they expected. He granted, that they had not subsidized the nations of Europe, as had been done on former occasions, but they had acted more wisely; and by stationing the naval force in proper directions, they had most powerfully co-operated with those who defended the common cause. He was astonished to hear it said, that there might be an exercise of the royal prerogative, for which no one could, or ought to be responsible. If it might be so in one instance, it might be so in all cases, and nothing could be more unconstitutional than such a principle. With regard to loyalty, the term itself was too tame and cold to express that empassioned attachment which a British subject felt towards his sovereign. His majesty had constantly shewn his attention to the interest and happiness of his people, and his veneration for the constitution of the country; when from opposition, either at home or hon. secretary (Mr. Canning), to fadvise

and who would do their utmost to sustain notion he could form of wisdom and duty it, as long as they had confidence in those to withdraw it. They did this, however, with the proper reservation, that their opinions should be unbiasted and wafettered, that they should be allowed to declare that they had not abandoned their former sentiments, and that when the occasion should testify it, they might be permitted again to submit to their royal master the propriety or necessity of such a measure. This appeared to him to be a fair and respectful proceeding. but they could not condescend to become timeserving ministers, or to barter the interests of their country for the power and emoluments of office. It was said, that the king could dismiss his ministers at his pleasure. and that therefore there could be no ground for demanding the pledge. Into that he should not esquire, but it was perfectly clear to him that ministers could not constituin not affording to our allies the assistance tionally enter into such an engagement. They could not be restricted in the advice they should give to the crown; they were the guardians of the country, and must respect the relation they sustained to it. He would assert yet more—that, had they acceded to the pledge, such ministers would have been the proper objects of parliamentary impeachment. The new ministers were said to be confined by no such pledge, but he would contend that they were pledged by the very act of undertaking their present situations. Supposing the concession that had been proposed to the Catholics, should be necessary to preserve the rights of the crown. and the tranquillity of the people, was it to be expected that, contrary to truth, they should come to the house and declare, that they were erroneous on their judgment? He commended them for avowing, in the open and manly way, their sentiments; and their withdrawing the bill was capable of yet the subject would be in danger of le- complete vindication, since the contrary sing the best character of his loyalty, and would have given rise to serious divisions the most important part of his honourable at this critical moment. Both he and the immunities, if he were not to be permitted whole nation must prefer this conduct to to question the exercise of the royal prero- that of accepting office under a disguised gative. On a late occasion, the king's mi- pledge, which was made sufficiently manifest nisters recommended a measure which had from the minute which had been laid upon recently received much discussion; he aluded to the concession to the Catholics is the army and navy. This was not brought bate, should induce the house to disclare its forward, that gentlemen might indulge confidence in the late-administration, he themselves in fine speeches: it was intro-phoped, at least, it would not be prevented duced to tranquillize the mind of the sub-from this bold acknowledgment is its feeling. ject, in a particular part of the realm; and rings, by the indiscreet threat of the right abroad, that important design was to be his majesty to dissolve the parhament. He disappointed, it was consistent with every would confidently assert, that there was no

example of such a menace. Was it to be of a delusive inference. Whether the war considered as a specimen of the talents of had been carried on with the activity which the new secretary for the arduous duties of the affairs of Europe demanded? Whether his office, in which station he had succeed- every possible means had been used to excite ed a noble lord of extraordinary powers, and who was the follower of an illustrious statesman, who, to the greatest suavity of manners, united the greatest strength and dignity of intellect. He hoped that the right hon. secretary would not suppose he meant any personal disrespect to him; without any intention of that kind, he was discharging what he conceived to be an imperious constitutional duty. He might think as humbly of himself as any man: he might sacrifice in his private capacity all the emotions of pride; but the honour of that house was a sacred trust which could not be resigned, which must not be stigmatized with impunity; and if the right hon. secretary's threat were to be patiently endured, the constitution of our ancestors must soon be surrendered.

Mr. Milnes, in a maiden speech, opposed the motion. Although the question and the observations to which it had given rise, extended to the detail of all the acts of the late administration, it ought yet to be recollected that most of those acts had before been singly considered and approved of by the house. Before he proceeded he would make one observation on the form of the resolution, which did not appear to him to be calculated to include in the concurrence to it all those whom the bon. mover must certainly be desirous to include. It contained this proposition, that because the late administration might it into a threat who insinuated that by any in many points have deserved well of the declaration from any man, the house of eduntry, yet that their dismissal was not commons could be deterred from doing because the house, or any member of the of the present administration, he was conhouse, had approved of part of the conduct fident that by an anxious desire to obtain of the late ministers, they must necessarily peace, if an honourable peace were attainextend their approbation to that part of able; if an honourable peace were not atheir conduct which occasioned their dishissal? Certainly not; and the hon. mover must therefore torfeit the support of those wise and persevering attention to the prowio, while they applauded the late minis- per management of the domestic concerns try in several points of their administration, of the country, and by that eloquence which were not d'sposed to give to that administ would enable them to refute their antago-tration their unqualified approbation. He lists, and to maintain the excellence of would not, or this occasion, go into an extension of the merits of the late administers would secure an influence in tration, or the circumstances which led to the house, over which the violence of optheir division. A particular review of their consistion would be unable to triumph. To public acts, few as they had been, it would what did the present motion tend? Not to require more than one night to accomplish, show that the house approved of several and a general review might be productive parts of the conduct of the late ministers,

the energies of the people at home? Whather the financial system had been arranged with ability? Whether recent accusations against a gallant officer (sir Home Popham) had been prompted by private prejudice rather than by public duty? These were points on which he would not presume to determine. With regard to the measure so honourable to humanity, which had at length been carried into effect, the abolition of the slave trade (although the stigma of having allowed it to remain so long could never be effaced), the glory of that measure belonged to his hon. friend (Mr. Wilberforce), in whose philanthropy it originated, and by whose unwearied exertions it had at length been brought to a successful issue. That the late administration possessed ability he was ready to allow, but that ability, however great, by no means stultified their opponents, whose measures, if calculated, as he was convinced they would be, for the advantage of the country, the house, he trusted, would not suffer to be impeded by the operation of party spirit. With regard to what had been termed the threat of a right hon, secretary, he had said nothing that could be new to the house; expectations of a dissolution had been very generally formed. Was the absence of disguise censurable? Besides, the right hon gent. did not make use of the expression which had been alluded to as a threat; those alone converted expedient or neckssary. Did it follow that, their duty. With respect to the conduct tainable, by a vigorous prosecution of the war, in conjunction with our allies; by a

for that approbation had been expressed by [ is of great magnitude, and as I had no ontheir votes. Not to inform the king of portunity of stating my sentiments upon their merits, for, according to the statement made by a noble lord, his majesty had expressed his approbation of their conduct up to the circumstance which led to their dismissal. The house had not been told of the answer which had been made to the approbation so expressed by the sovereign. Would it not have been proper for the late ministers, on quitting office, to assure his majesty that in retiring from his service, it was their wish still to support his government; that they should be happy at having the power to afford it their aid; that they knew their dismissal was occasioned by conscientious motives alone; and that, so far from shewing the honour to sit in it.—But before I touch any animosity against their successors, they were disposed by every possible means to contribute to the success of those measures which they might bring forward for the service of the country? Discarded from his majesty's councils, they should retain their respect to the monarch, and their affection to their country. By such motives they ought to be influenced; at least, he hoped they would not madly surrender themselves to a blind cure and permanents possession of power, and headlong opposition; and that their in order to thwart the wishes and insult the friends and adherents would have the modesty to suspend their condemnation of the friends in both houses of parliament are new ministers, until some opportunity should have been afforded of witnessing their conducte, or, in other words, until they the terms in which the resolution was ex- that if I could see any thing in their conpressed; its general purport could not be duct that could warrant such a suspicion, their stations, without repining at those who tenance those subtle distinctions between the influence of the speeches of the two hon. gentlemen upon others, upon his mind they had no effect but to increase his objections to what they had recommended; he should of the day.

one which was brought forward some days ago, and which if not in form, at least in its understood purpose, and in the way it was discussed, resembled this, I trust I shall be excused if I say a few words. Indeed, sir, I hardly know how I should discharge my duty either towards myself, or towards the country, one of whose representatives I am, if I were to refrain from expressing any opinion at all upon a change so extraordinary as that which we have lately witnessed, particularly as that opinion must be at once the guide and the pledge of my conduct in parliament, perhaps for as long as I have upon these points with which it is connected, I beg to be clearly understood, as to what has been made the subject of so much wilful and malignant misrepresenta-No pains have been spared, and no tion. falsehoods have been abstained from, in order to convince the people, that the late ministers were inclined to avail themselves of what, it seems, they fancied was the sefeelings of their sovereign; and that their prepared to support them in this line of conduct, and are consequently the enemies both of his person and his prerogative.had been tried. No doubt could arise on Now for my own part I solemuly declare, misunderstood. Before, an abstract point if I could see any thing inconsistent with was to be discussed; now, the words were the most delicate regard for his widing dual omore clear and precise, and precluded the feelings, and the most profound and conpossibility of any misapprehension. Such stitutional reverence for his authority, if were the sentiments he had to express on the present occasion. He was auxious that a reprobate them. No man can feel more temper of conciliation should prevail; and deeply than I do, the respect with which he should be sorry if the late ministers every good Englishman ought in approach could not have the dignity to retire from the throne, nor am I at all inclined to counhad succeeded them. Whatever might be the person and the office, which neight tend. to weaken a sentiment so closely interwoven with the very frame of our constitution. With regard to his present majesty, I am as sensible as any one of that is due therefore conclude with moving the orden to a monarch so venerable by his age, by the long period during which he has reigned The Hon. John W. Ward rose and spoke over this great empire, and, the than all, as follows:—I can assure the house, sir, by his piety and virtues. I have cought it that it is not without considerable reluc-necessary to say thus much in limite, in tance that I rise for the purpose of occul order to exonerate myself from a charge pying any portion of their time, however, which has been so diligently dissertinated amall. But as the question now before us by anonymous libellers out of doors, profes-

will be uncandid enough to impute either to the friends of the late government, or to the late government itself, which connor even hinted the slightest reproach of that kind apon dismissing them from office.-It is of the utmost importance that the late ministers should stand well with the public as to that transaction, and I am perfectly willing to declare, that I would on no account concur in a vote conveying a general approbation of their conduct, if it apduty. But, fortunately for themselves, and more clear, more concise, and more satisfactory than the whole history of those circumstances which ended in their dismission. When stripped of those details by which, though curious and interesting in themselves, the substance of it is not affected, it is, in one word, this: His majesty's ministers proposed to the house, in their ministerial capacity, a measure for which they imagined they had his consent. It turned out however upon further communication, that it had been given upon a misunderstanding of the real nature of the bill. They immediately, withdrew it. But his majesty having accompanied his dissent by a very F singular demand—namely, that they should give in writing a promise never to mention the subject to him again, they felt themlives obliged to acquaint him, in a firm, out respectful manner, that their sense of duty would not allow them to abstain from offering to him from time to time, such advice upon this and all other subjects, as quite fairly with the house, as I shall al-his interests, and the interests of his em-ways feel myself bound to do, even at the pire, might in their judgement require. certainty of differing from, and the hazard Upon this, his majesty resolved to dismiss thent his service-following, no doubt, the solving of most disinterested persons, of less, that if there is any thing in the course persons who were not to profit by the of this transaction for which I should be est and wisest government that could be lent from those that have generally been ta-formed, at thime of the greatest danger by ken. That they went far enough in conces-which it were menaced!—Now, sir, in Sion, I am quite sure—my only doubt is, all thirt can see no insolence, no folly, whether they did not go too far. I am in-no deske to insult their advereign, no deep-laid plot for making themselves Mayors of plus of better times, of times more favourthe Palace, nothing that could endanger able to the people-and when I use the

aing, falsely, no doubt, to speak the senti- the establishment and call upon the right ments of the present ministers, but which, hon, and learned gent, opposite me to de-I flatter myself, no member of this house sert that profession of which he was an ornament, to quit the study of the year-book for that of your finance reports, and to take upon himself the lutrative office of chantained among its leading members, some of cellor of the duchy of Lancaster, for life the oldest and most faithful servants of the lif he could, or, if not for life, for so long as crown, to whom his majesty neither made he can hold at in order, I presume, the better to enable him to make that gallant stand for the religion of his country, of which he has himself made such honourable mention in his address to his constituents.-And now, sir, that I have mentioned this address, I cannot forbear stating to the house, the impression it made upon my mind, and which it was, naturally, though peared that in the course of it they had act- I am sure unintentionally, calculated to ed in a manner inconsistent with their produce. If I had merely seen such a paper in circulation, without any name anfortunately for the country, nothing can be, nexed to it, and if I had been to judge of the author by the paper, and not of the paper by the author, I should have said, without hesitation, that it proceeded, not as it really did, from a man of blameless character and honourable intentions, not from an eminent lawyer, not from a minister of the crown, but from some mischievous and desperate incendiary, jurged by fanaticism or the hope of plunder, to rekindle among us the flame of religious discord, and to renew in every town in the kingdom, those disgraceful scenes that were acted here in the year 1780.—But to return to the late ministers: The fact is, that they sacrificed their own wishes and their own feelings to the feelings and wishes of their sovereign-they gave up all they could give up without disgracing themselves in his. eyes, and in those of all the world—every thing but consistency, every thing but principle, every thing but honour; these they neither could nor did abandon. To deal of offending those for whom I have most esteem and most regard, I must conchange, and who had no other, object at inclined to cast blame upon the late minis-heart than to give to their country the strong- ers, it would be upon grounds very differ-

that is not the creature of court influence deavouring to check abuses, and to save and court intrigue. - I am inclined to think, the money of the people, even at the hazard that, according to the doctrines so long of diminishing their own patronage and and auccessfully maintained by our ancestors, the proper moment for resignation was that in which his majesty was advised to demand the total abandonment of the . Catholic bill, and that they quight not to have waited for the pledge, that last insult which their enemies were already preparing If such had been for them in the dark. their determination, I, for one, should cheerfully have stood by them and been content to abide the consequences. But I am not disposed to urge this point too far: -perhaps there is something in the nature of the times in which we live, and of those deplorable prejudices which it has been the singular effect of the French revolution to revive, by a sort of re-action upon the fears of the tranquil and well-disposed part of society, just at the moment when they were gradually but rapidly falling into utter contempt, which would have rendered this an imprudent step even with a view to the object it was designed to promote, the people it was intended to serve, and to better purposes than a mere continuance in office -perhaps it would have enabled their adversaries to excite against them a foolish and mistaken clamour, the mischiefs of which can be best estimated by those who, like myself, consider their popularity with the great mass of the people, and their ultimate return to power, as the only remaining hope of the friends to religious liberty, to civil freedom, and to the constitution of this country.—And now, sir, to deprived the king and the country of a strong, able, and patriotic government-1 regret it still more, because it has replaced it by one directly the converse of it in all their authority and talents, than I am.

word people, I mean to include every thing | government anxiously and earnestly enpower. An hon. gent. (Mr. Huskisson), I perceive, smiles at this assertion; -I can assure him, however, that I should be perfectly content to put the cause of the late government upon no other ground than the integrity, disinterestedness, and ability they displayed in this instance. I would also remind gentlemen of that plan of finance, (the work of the same persons,) on the details I am by no means prepared to give an opinion, but the effect of which, in some most important particulars, are evident to all the world .--- After a long period of most expensive war, it has saved us from the necessity of imposing fresh taxes for several years to come, and, I will venture to say, has by that means alone done more than any single act of any former administration to keep up the spirits of the people in this singular and alarming posture of affairs, and to inspire them with confidence as to the final result of the struggle in which they have been so long engaged. It remains to be seen by which of those excellent, no doubt, but not very consistent or very charly explained schemes which were opposed to it by the present ministers, the plan of my noble friend is to be replaced, and indeed whether the execution of that or any other plan will not be rendered impossible by the waste of millions to rouse unwilling cabinets\_to premature and ruinous exertions.—It remains to be seen by how much English gold, that is by how much English labour, and it the present circumstances of the country, by say a few words as to their general conduct: how much English privation and misery. -I regret this change much, because it has it may be deemed expedient to purchase another third day's victory at Austerlitz. Whenever it occurs, I trust that the same able hand will be employed in communicating it to the public, and that my learned respects.—I believe, sir, that no government ever did so much for the good of the people in so short a time. Their merits that a complete defeat was in fact a somhave been stated in detail already, and plete success, will be ligd down by a sper will probably be stated again by persons cial retainer from the Admiralty to the far better qualified for the task, both be Foreign office, for that particular purpose. We have at least one peculiar advantage in will however take the liberty of again call- the management of our financial affairs. ing to the mind of the house, those steps towards a reform in the public expenditure brings to the subject, a mind thand unwhich were taken by the noble lord lately at the head of the treasury, and by my nopledges or opinion, never having, as far ble friend near me. They afford a rare, as I know, touched at all upon finance but brilliant and successful example of a during the long period in which he has

distinguished a member of parliament,—Sir, I have been the more desirous to direct the attention of the house to the financial part of the late administration, because I am persuaded, that the purity and severity they displayed in that respect, contributed indirectly to their fall, and will prove a direct obstacle to their return to power. They were too sparing of the public money, and too vigilant in their enquiries into abuses not to be an object of aversion to the whole class of jobbers, defaulters, and political adventurers. These persons felt themselves in a painful state of fear and depression, and exposed to inexorable vigilance and scrutiny. The dissolution of the late ministry has delivered them from all their terrors. The good old times are returned, " redeuft Saturnia regna," and they anticipate a long period of laxity, corruption, and impunity. The new ministers know how much support has been thrown away on that side by their predecessors, and how much may be gained by themselves, and accordingly they have not lost a moment in shewing them " some token for good." What must be the satisfaction of the whole class on seeing that nobleman restored to the councils of his sovereign, who in what, I believe, was called his defence, but which to me appeared so much more like a confession of guilt, declared openly and boldly to us, the guardians of the national cut him short in the full career of his own, purse, that of a large sum of public money which had passed through his hands, he would render no account whatever?-What a glorious set-off against the commitce of finance, the commission for auditing the public accounts, and all the other vexatious measurer of the late penurious government! With what rapture they must half the trie nph that has just been obtained by their tutelary deity over the efforts of the friends of reform, over the feelings of the country, and over the diginfly and authority of this house!-The abolitick of the slave trade was not, strictly speaking, a cabinet measure, and therefore they had fairly taken possession of his sinecannot fairly be made a part of their enco-feure, and then retired. They have how-mium in their ministerial capacity. How-fever sprung upon us again from a sort of ever, "le friends of that great measure of ambush, and regained possession of tires justice and policy, would do well to consi- former position. They have accomplished der what hance there would have been of account by it under the present administration, which contain almost every in jesty, an opinion with which many of divided al (with very lew exceptions) contained by his manietted with public life, by whom it was all thought it necessary upon a former occaways opposed, and treated as a chimerical sion, to give up their places, because they

been as to every thing else, so active and so and pernicious speculation.—During the same government of 13 months, a plan was brought forward, and almost accomplished, for the better administration of justice in Scotland. No impartial person who has been in that country, and who is aware of the daily increasing inconveniences both to the judges and the suitors, arising from the present form of the courts, can hesitate as to the necessity of some change; yet no former government ever had the diligence, the wisdom, or the courage to attempt what became an immediate object of attention to the late ministers.—With regard to the persons by whom they have been succeeded, I am not desirous to state my centiments much in detail, both because a good deal has been said already, and because it is a pleasanter task to praise than to blame. I cannot however avoid declaring, that whether I look at the means by which they have acquired power, or the means by which they nust retain it, if they retain it at all, I consider their administration as the greatest calamity that has befallen the country since the breaking up of lord Chatham's ministry, in 1763—a transaction which this resembles in some of its most striking features, and particularly as being the result of that secret influence, of which that great man bever ceased to complain, and which deprived us of his services at the highest point of his usefulness and reputation, and and of England's glory.-The house has teen already reminded that these are the gentlemen who were scized with a sudden panic, and abandoned the government, almost immediately upon the death of Mr. Pitt, whose illustrious name was justly considered as forming the only ornament and support of their administration. It must be confessed, however, to their credit, that in their retreat they complied most honourably with the rules of ancient war; they did not suffer the "spolia opima" of the departed hero to fartifito the hands of the enemy. His faithful inyrmidons kept the field till

emancipation," and refused to serve the king any longer because he would not grant it, whilst the late ministers asked only a part of that measure, a very emall part, and one that had been already promised by their predecessors, and what is still more important, were content to abandon that part to the wishes of their sovereign. Sir, the present government owe their power to a dark intrigue, and not to any general pointon in their favour; and they must retain it by those means which are always resorted to, in order to supply the want of public confidence. Among these, I understand we may reckon a profuse distribution of honours, which, without any proportionate advantage to the popular part of the constitution, degrades the aristocracy, and at the same time weakens the have taken to shew their attachment to their sovereign is altogether singular; they begin by advising him to require his ministers to violate their oath, and, in so doing, to make a direct attack upon that part of the constitution on which his personal security principally depends: they then ask him to give them their places for life, that is, to make them completely independent of hun, and out of the reach of any change in his opinion as to their merits; and lastly, they desire him to confer as many honours upon their friends at one blow, as would form, if properly managed, a source of influence for 10 years to come; that is, in order to confirm his authority, they persuade him to mortgage and anticipate the resources from which it is derived. -Sir, I will not abuse the indulgence of the house, by taking up more of their time; before I sit down, I will however say a single word as to another intended the use of a prerogative of the crown, an Vol. IX.

could not carry a measure in direct opposi- | former night. With what decency, and with tion to it. And there is this remarkable what good sense, I leave the house itself to difference between their case and the case determine. We all of us remember Mr. of the late ministers, that they demanded Pitt, the greatest and proudest minister the whole of whate is called "Catholic this country ever saw, sitting in the place where the right hon, secretary now sits; a man whose commanding genius and irresistible eloquence might have excused a somewhat too high tone of authority: but Mr. Pitt himself, in the zenith of his power and glory, a power which even a dissolution of parliament will hardly give to the present ministers, and a glory which will hardly be rivalled even by the present first lord of the treasury; even he always treated the horse of commons with respect, nor did he so far lose his temper, and along with it his prudence and his sense of propriety, as to threaten at the conclusion of a debate. when he apprehended that the vote of the evening was not likely to satisfy him, to appeal to the country, and send us back to our constituents. Sir, I trust that the house will treat this menace with proper indiggrown. Indeed, the way these gentlemen nation and contempt, and that it will shew by its decision this night, that it knows how to appreciate those ministers, who are, by their own confession, unable to maintain their ground a single moment, except by expedients which a strong government would despise, and of which a good government would be ashamed.

Mr. Hawkins Browne did not think that any ground had been afforded by the present ministers, in consequence of any act of theirs, for a remonstrance against them They had all served his majesty before the present time with fidelity, why then should they be stigntatised by anticipation? they had given proofs of talent, and fully justified the invourable opinion entertained of them on former occasions; was it itir, then, to dismiss them now without a trial? He had great respect for the late ministers; but their successors certainly did no hield to them in public spirit, integrity, or vit and were superior to them, in coust attend step of the present government; I mean feelings and conduct. The late ministers meant well, he had no doubt, but they proundoubted prerogative indeed; but the ceeded sometimes to extremes. He felt exercise of which, in this particular in astonished at the panegyric pronounced on stance, and in the actual circumstances of them for financial economy and financial the country, would, I will not hesitate to system; but the house would recollect, say, be the most audacious, the most de-eperate, and the most revolutionary measure attributed to Mr. Pitt. It was me taking that has taken place in England for a cen- fund which enabled the late administration tury past. This step has even been held to form those arrangements respecting figure in terrorem by the right hon. secre- plance for which they claimed the thanks of tary, in order to influence the vote of a the country. The present chancellor of the

having left the inns of court and his profession for the ard lous office which he held; economy in the public expenditure, their and from the circumstance of having been probity in the arrangement of the finances, lately a professional man, it was inferred their firmness, vigour, and decision in the that he could not be fit for his present situation. The best answer to this cavil was, that Mr. Pitt, the greatest financier this country:ever saw, had stepped, he might say, from Lincoln's lun to the treasury, at the head of which he presided, with credit to himself, and advantage to the country. He did not conceive, therefore, any reason for imputing incapacity, on the ground just stated, to his right hon. friend (Mr. Perce-Gentlemen seemed to lay great stress on the pledge required by his majesty. This at the utmost was only an implied engagement that they would not offend his majesty by the introduction of a measure

repugnant to his feelings. Mr. Macdonald could not refrain from returning thanks to the hon, mover, for the opportunity which he afforded him of expressing his opinion of the integrity and meritorious conduc! of the late ministers. This would be ar easy task, and might be done in a few words; but under the circumstances of the country at this moment, the question could not rest here, for it involved the public interest and public opinion, which should be regarded, notwithstanding the menaces of a dissolution of parliament. The house would feel that this was a moment of the greatest anxiety in every point of We were engaged in a most expen-Live war against the most formidable enemy this country had ever encountered; it was 'a moment at which our great northern ally , was looking towards us for support and confidence; it was a juncture at which the eyes of Euroße were turned to our situation. necessary as that we should be all united, heart and hand, in the great cause we had what more desirable than a be considered as a paralized member of the firm cheemined, efficient government, ca-, pable of calling forth our resources, and but, let it be restored to life and vigour, nous of the country.

ing to the part of the compire where the was at a loss to discover why principles, disminated in framing the consti-

exchequer was alluded to sarcastically as | they were in power, it was entitled to his approbation. Whether he considered their conduct of the war, the general rectitude of their conduct in every other branch of administration, he found that they were entitled to his unqualified approbation. They had, it was true, been but a short time in power, but it was long enough to deserve the thanks and gratitude of the nation. They had governed long enough for their own glory, but, unfortunately, not long enough to promote and confirm the ad vantages of their country. The hued in power, "satis sibi, sed non patriæ." Considering the principle upon which the present ministers came in, it was impossible he could give them his support. For what was that principle? Most certainly, it was either upon an express or implied pledge not to stir a great constitutional question. If they did not come in under a written pledge, assuredly they did under a virtual pledge, not to advise his majesty upon the Catholic question. Accepting office upon these terms, what confidence could they hope from the people of Ireland? It was well known that hopes were held out to the Catholics of Ireland previous to the Union, that whenever that great measure should be effected, their claims would be heard and discussed with temper here. Were it not for these promises, the union would never have been carried. In order to procure the concurrence of the Catholics, the bishops were made the instruments of influencing the priests, and the priests were bribed to cajole the people. The present administration brought with them into power, all the odious parts of Mr. Pitt's Under these circumstances, what was so principles with regard to Ireland, and superadded the principle of eternal exclusion to the Catholics. Ireland, at present, might political body. It affected the whole frame; directing them against the enemy? The land the cripple would throw away his late ministers had done all in their power to crutch, and grasp the sword in defence of promote the interest, and maintain the horal his benefactor. As to concessions to Catholics, he was astonished at the inconsistency Mr. Tighe felt it to be his duty, as belong- which prevailed with regard to them. He of the pand universal Aegret, to state his tution of Canada, should be considered as opidion on the question before the house. Subversive of the constitution in Ireland. In thatever light he viewed the conduct of He was happy in the opportunity of expressibat administration during the short time ing his approbation of the conduct of the principles upon which the present adminis-

tration came into power.

Mr. Robinson said that when the hon. gent. attacked the measure of the union between the two countries, he seemed to overlook the consideration, othat the noble lord (Grenville) who was at 12 head of the late government, was one of the persons most forward in carrying that measure into He felt sorry he could not assent to the motion of his hon, friend; a motion which he had introduced in a manner creditable to hunsell; and there was no man they estimated it as a paltry subterfuge to in the house more ready to give credit to escape expected solicitations. Had the his motives man he was. There were some late ministers been sincere in their regard his motives than he was. There were some points on which he could not feel inclined to support the late administration. not support them, was, their conduct relative to the catholic question. In his opimon they had imprudently encouraged expectations which they could not gratify, and were now predicting evil consequences, which he did not think the circumstances warranted. He thought the house might fairlenient as that of lord Hardwicke. The the words of the poet, he would say, late ministerial changes he regretted upon general grounds; yet still he could not accede to the proposition of condemning their successors by anticipation, and much less, when he recollected the peculiar circumstances under which they were called to the councils of their sovereign.

people well affected; within the last mouth, no less than four murders had taken place, and a number of incluiduals had been arres

late ministers, and of condemning the litthrough its stages. It was true that the Catholics of Ireland looked to the late ministers as their staunchest friends, as those characters upon whom they might fully and confidently depend for the complete fulfilment of their promises and sanguine expectations. But - the late administration must deceive themselves grossly, if they imagined that the measure they proposed was of a nature and extent to gratify the claims of that body. No; the Catholics considered it only as an excuse for ministers not redeeming their numerous pledges; for Ireland; had they really been inclined to promote its happiness and to augment their military measures, he could see no-thing but speculative plans and fallacious many opportunities of extending the benehopes. They had totally and completely fits of education and knowledge. Had they rumed the volunteer system, by their inat-tention and disregard; and there was left no moral possibility of now ascertaining the brave but ignorant peasantry of that the discipline and force of that establish- country to choose between real good and The next point on which he could airy speculation? Had they endeavoured to rescue them from those numerous evils which result from the collection of tithes in that country, and thus preserve them from that variety of distress to which the present system has long committed them? In a word, what one act had they done to amehorate the condition of the people of that ly expect, that the government of the duke lill-used country? a country, the brightest of Richmond would be as popular and as gem in the British crown, and of which, in

> " Long from a nation, ever hardly wid; " At random censur'd, wantonly abus'd, Have Britons drawn their strength."

Mr. Roscoe began with considering the then he recollected the peculiar circum-great and important good consequences tances under which they were called to the councils of their sovereign.

Of any measure that went, in the present Mr. Gore said, he had the honour of being crisis, to conciliate the people of Ireland, a representative of a great and populous and to the truth of such a principle he recounty in the sister island. Some months quired no stronger testimony are that or backs every thing was peaceable, and the the hon, gent, who had just sat device. As to the bill in its original form, he could nov conceive what objection could be urged against doing that in those times, when the sed for treasonable practices. He trusted, idea of a Popish ascendancy was landed at, that when the present ministers should re- which was done when such a motion was tire from office, the house and the country really formidable. He could not for his would not be obliged to witness similar part understand the distinction which had proofs of their policy and measures. The been attempted to be set up between the bill which opened the military service to subjects of the king of these realms. His the Catholics, had his warmest support; a majesty, no doubt, expected alle innce support which he would have continued, from each and every of his subjects it was had the late ministers persisted in carrying but reasonable that each of those subjects

should expect their due share of constitu- | causes of his objection to the late administional privileges. As to its great impolicy in taking from the national strength, it had been argued, by a right hon, gent. opposite (Mr. Perceval) upon a former night, that if the army and navy were so crowded with Catholics, the service did not suffer by reason of their political disabilities; but was it no discouragement to a set of men in any profession, to know that they were for ever profitoited from acquiring the ordinary rewards of perseverance, ability, and zeal? As to the present ministry, he could not give them his confidence. Had they never been tried, he should object to them on the principles upon which they had succeeded to power. It had been asked, why condemn men before they have been tried? He thought they had been tried, and tried sufficiently; they had been " tried in the baon the grant of the duchy of Lancaster, some Comparisons had been made between the present and the late chancellor of the exchequer; there was no point of view in which the contrast appeared to him to be stronger, than up the disinterestedness of the noble lord, And in the very interested manner in which the right hon, gent, appeared to him to have been seduced into the hazard of supporting the new administration. Much had been said about the alledged impropriety of introducing the king's name into a discussion of this kind: if this was a crime, it was in his mind, attributable solely to his majesty's present ministers; for what did they say—they admit the pledge to be unconstitutional—they admit, first, that it was wrong to demand such a pledge, and then they contend that in demanding that pledge, the king acted for himself, and without any dvisers what-ever: this certainly appeared to him to be a very curious way of defending their royal master.

master. effect :- It was my intention, Mr. speaker, to have immediately replied to the observations of the hon, gent, who spoke last but one. I felt anxious to have commented on some statements which fell from from? When the late administration him, that a view of answering those charges [rected their attention to an amelioration of which he attempted to insinuate against the the system of education in Ireland, the first late serval to of the crown. If upon those act, of necessity, was to enquire into the state charges shall be able to do what I think I of those funds, which had been intended for shalf, then to I trust for his vote, then do I that purpose, and which were grossly miscall upon him to support those very mea-paplied. This charge of gross misapplicasures, the supposed non-performance of tien, I state not either without sufficient which he has, this night, stated to be the grounds of justification, nor with any in-

tration. Certain that I shall be able fully to convince hun on these points, I now feel it my duty to call him back to that opinion, which, to my knowledge, he entertained within the last month, with respect to the national services performed by the late servants of the crown, and to the probable and practical benefits which would result from their administration. How this transformation in his opinion has taken place, I am at a loss to ascertain; but if it be only founded on the allegations which he has this night advanced, I can feel no difficulty in bringing the hon, gent, back to his former sentiment. He has told the house, that he and expect, from the late administration, on their coming into power, an immediate attention to the diffusion of education amongst the population of Ireland. He asserted, that it lance, and found wanting." In the debate would be difficult for them to prove that any endeavour was made to support the condition of the people of Ireland, by an amehoration of the system of mental improvement. In answer, I call upon him to look to the statute book, to refer to that act of the legislature which constituted a commission for the express purpose of enquiring into and completely sifting the gross misapplication of those fund., which were particularly set apart, and specifically intended, for supporting a system of national education; an act, the framers of which were auxious to make as comprehensive as possible, and which embraces every information, however discordant, on other questions of policy, the source from which it flowed. The commissioners appointed under that act proceeded to their enquiry; much' information has already followed, and at this moment the commission is actually sitting. How therefore will the house receive the al-Regations of that hon, gent, when on a subject with which it was his duty to be acquainted, he is actually uninformed? How, I ask, can the house respectively confidence in the loose and undefined charges which he has this night been pleased to make, when of an act of the legislature, passed about a year ago, he is perfectly ignorant of the origin or operaclination to avoid the responsibility of my | nisters, if they regard the peace and security been grossly and unjustifiably perverted for purposes of personal aggrandisement, and for the furtherance of the most criminal views. [Hear! hear!]. The report of the commissioners proves it; and the evils of the misapplication are lamentably felt in the decline and degradation of those establishments, for whose uses these funds were

nally appropriated.—Mr. speaker, I can to mature and temporary stability of that power which can fix its basis upon religious distinction. I can clearly ascertain the strength of that support which originates with delusion, and is propagated human heart. In estimating, I say, the hature of political power, so influencing and so operating, I can sufficiently comprehend the transient facilities it possesses over a bold and honest policy, which, in a state where human corruption is so prevalent, manfully wages war with every thing in the shape of public abuse, and sitts the sources of national distress through all the recesses of official peculation and plunder. When funds, appropriated for public charities, were absorbed in private expenditure, when they were calculated on as parts of the family estate, and bequeathed to the descendants as a portion of the patrimonial inheritance, it became high time to meddle with them; and I do not hesitate to declare my strong and decided conviction, that no small part statute book.

statement. I speak it in the face of the of Ireland, and the general safety of the emnoble lord (Castlereagh) opposite. I charge pire, to take the state of that system into him with having known and suffered those their immediate consideration and regard. funds which were intended for the support | But great and commanding as this necessity of a system of national education, to have is, I can indulge no such expectations from men who have set up the cry of church and They, the advocates of the church & state. some of whom have left nothing undone to degrade the character of religion in its most vital part, by uniting parishes, almost for the length of counties. This, I-do assert, was the system of the present lord privy seal, when lord lieutenant of Ireland (the earl of Weemoreland); who, during his government, had raised to the highest station a prelate, who in a moment of alarm had dared to expunge the mitre from the arms on his coach. But this was not all. The broken down in fortune, and the degraded in chaby bigotry; which appeals to all the bad, fracter, were elevated to the highest dignithe base, and malignant feelings of the ties in the church; to the exclusion of the religious curate, who had worked for years in the vineyard. [Hear! hear!]. But need we ask a more convincing proof of the dis-regard of those men for that church, to which they now, with the purest views, feel so zealously attached than to recollect. the changes which they effected in the various parishes in Ireland? I call upon the house to rest its opinion upon experience, and to deduce this plain conclusion from that experience, that whilst they had power, every other principle was sacrificed to personal emolument.—I come now, sire to that measure which his majesty's late ministers had thought expedient to propose for the relief of the Catholics of Ireland. boon, of which so much has been said, and to which such frequent allusions have been of our political sins arose from our endeavours to correct abuses, to convict delinquents, to restore to the public that money
of which it had been shamefully defrauded;
and to make even the highest it rank, and
most elevated in political connection, return
those public funds upon which they had so
unjustifiably and illegally drawn.—The next
charge to which the hop, gent, adverted
site (Castlergagh) first to the Catbolic charge to which the hon, gent. adverted, site (Castlereagh), first to the Catholic was the inattention of the late ministers to clergy, and next, through them, to the the regulation of the tithes in Ireland. .I laity, that every existing disability would have answered his first accusation from the be removed, and the whole of those 2 offi-I have now to throw myself ces would be immediately opened to the on the confidence of the house, when I do Catholic subjects of Ireland And yet assure them, that one of the first objects these are the men so pledged the hound by which would have engaged the attention of every principle of honour and consistency, the late administration, previous to their who have the effrontery to raise this undismissal, was an amelioration of the tithe founded clamour of the church in dinger, system; and I do conjure the present mi-because the late administration had endess

administration was a friend to the great was under the faith of those sacred engagements which I now find the noble lord contemplation the least intention to fulfil. I did hope that the situation of Ireland would be committed to the consideration of the British parliament; that its interests would be impartially consulted, its grievances redressed; that, as it had surrendered itself to the protection of an imperial parliament, its affairs would be considered of imperial importance. Had I not been deluded with those hopes, and deceived by those expectations, I would have sooner suffered my right arm to be cut off, than to have willingly surrendered those rights and advantages, which Ireland, inits independent state, did certainly enjoy. In surrendering that independence, she made a great sacrifice; but it is an unreasonable position to assume, that, because I voted for that measure, therefore ap I to submit to the violation of every engagement, to the infraction of every pledge which accompanied it in its progress, and accelerated its execution. To Ireland, I say, it was a great sa-crifice; and let this country, for a moment, suppose itself in her place. Let it reflect on what was given up, and on the manner in which that surrender hes been recompensed. I unfortunately have seen an indisposition in this house to attend to the concerns of Ireland. Be assured it is \*\* wistaken policy; for it is that component part of the British empire, which will press itself upon British consideration. It is, I say, that component part of the British empire, deprived of whore assistance and support, kngland would be reduced indeed. thenges which have so lately taken fixes its power in dividing and it flaming all here I cannot refrain from 'expressing my ourselves to be compromised." This lanbommon risk of responsibility devolves. goes at once to pull down that fabric which but the principle equally extends to the protects both church and state. minitry who have succeeded to power, after the demand of the pledge, as it does suppression of abuses, whether in Ireland or to the secret advisers of the crown. They in England, and for suppressing abuses he antered upon a vacancy created by the refu- was ready to give his thanks to the hon-

arted to open the army and navy to the sal of their predecessors to give an uncon-Catholic officer! It has been observed, stitutional pledge. And to accept office that the noble lord at the head of the last with such a knowledge, fully commits them to the responsibility of the measures which measure; -so was I; and my support to it led to their accession. Will they say, they are not really or virtually bound by that pledge? Will the noble lord opposite (lord opposite (Custlereagh) had never even in Castlereagh) venture to state in his place. that he is now at liberty to fulfil his repeated promises to the Catholics of Ireland? Could the noble duke (the duke of Portland) say, he had not given this, as well as innumerable pledges to the Irish Catholics? What would the house believe, and what must the country suppose, when they are informed, mat that noble duke had actuall written two letters to two officers high in rank, of the Irish brigades, wherein he promises this measure for Ireland; and assures them, that it was determined to open the whole of the military career to the Roman Catholics? Thus we see promises made only to be broken; and, when we call upon the government to fulfil its engagements with the people, we are answered with calumny, and assailed with intolerant virulence. But again I repeat, that if those pledges had not been most solemnly made, not all the gold of Ireland, nor the gold of England, for the borough compensation, nor the appointment of compensation commisstoners, could have prevailed on the Irish people to have surrendered their domestic legislature. When, therefore, the chancellor of the exchequer sounds the alarm of the church in danger, when he sends forth, amidst the people, apprehensions calculated to excite religious rancour and fanatic fury, his associates should hold his hands, and, for their own consistency, repress him. They are bound to say, "We must resign our situations in a government which is founded on the basis of into-lerance; we must abjure a system which At presedt I will say no more, but revert goes to en ate religious dissension, and place will not suffer And classes of the people. We will not suffer decided conviction, that more than a com- guage it is their duty to hold, becaute, howmon secret influence has been exerted to ever unable to perform their pledges to the work upon the benignant feelings of a most Catholics, they should not forward the gracions monarch. Upon those who have system, which ties up their own hands; used this unconstitutional influence, no and which, under the pretext of religion,

Mr. Bankes said he was a friend to the

tion of that object. He never had been a friend to the union with Ireland, and had, at the time the question was first agitated, | would not presume them unworthy of trust . publicly expressed his disapprobation of the before they were tried; and indeed, as to measure. He thought the time was not yet | confiding in any ministers, it was rather the come for so great a work, and that it could duty of the house to watch them than connot be effected advantageously if it did not settle that very question about which so much discussion had since arisen. Though the Union was managed by as great a man as ever sat in that house, yet he, with all to discharge the trust their sovereign had his talents, was unable to carry the business conferred on them. For his own part, he was in the manner necessary, and was commelled to desert the only proper course in would do mischief in Ireland; he was sure it which respuld have been advantageously would do muchief here; and he was con-effected. Mr. Pitt therefore was obliged to whiced that the Umon, instead of acceleleave the Catholic question unsettled. He rating, had retarded the settlement of it. regretted the present motion, because it brought this subject so much into discussion, had spoken with so much eloquence and and had forced the sovereign personally so ability (Mr. Milnes), comprised the whole much before the house and the public. He substance of his speech against the motion thought it hard that the new ministers in one sentence, that it was sufficent for should be accused as they had been, of the house to know that the king had disbringing the sovereign to the bar of the missed his late ministers. For his part he house, for after the statement of the noble lord (Howick), however respectful and decorous, it was impossible that those who were acquainted with the sentiments and feelings of the party whom the noble lord's statement involved, could abstain from giving, not contradictions of facts, but such views of the transaction as had been taken by that other party. He recollected nothing like such a statement respecting transactions in the king's cabinet having ever been made, and he lamented it should have been given. Much had been said about the pledge demanded; but whether that pledge was unconstitutional or advice. he could not concur in that doctrine, for then the constitution would reduce the king to something which never had existed, and never could exist. Indeed, if there ever could be a case in which the king might, and must be supposed to act without advice, it was that in which, having differed with one set of ministers, he employed some person to form a new one. He could not see, therefore, on what grounds the new ministers appointed by the king, in such circumstances, could be considered

baronet, and his assistance in the prosecu-| unconstitutionally formed. With respect to the confidence which might be due to ministers, it was a general confidence that fide in them. He saw no reason, therefore, for the house to stigmatize the new ministers in the first instance, and refuse that confidence which could enable them convinced that to yield the Catholic question

Mr. Tierney said, that the hongent, who thought it necessary to know a great deal more. When so exampordinary and unexpected a change had taken place, it was proper for the house to enquire, what were the circumstances that led to it, and what was likely to be the result? The hon. gent. complained, with others, that the king's name was dragged before the house, but ... he must again repeat, that this was to be attributed solely to the new ministers. There was I time when, in discussing any public measure, members of the house could animad ert upon the king's advisers? but now, for the first time, it was said that the king had no dvisers. Who, then, was it that not, was of little consequence, for it could not be denied that the king had the right to dismiss his ministers, and to choose others absolutely. As far as appeared, the demand of a pledgee was dong without any advice, and though it had been contended that the king could do nothing without any advice, and though it had been contended that the king could not concern in that does no longer safe your when made he victims advice has could not concern in that does not require the could not concern in that does not require the privilege of delivering themselves. Hereauxed the could not concern in that does not require the could not concern in that does not require the could not concern in that does not require the could not concern in that does not require the could not concern in that does not require the could not concern in that does not require the could not concern the concern the could not concern the concern the could not concern the could not concern the conce privilege of delending themselves because the secret advisers of the king shrouk from responsibility, and threw upon the king himself those measures they admitted to be unconstitutional. The interested advisers of the King threw upon the king that which they were afraid to a wow; and he took God to witness, that he margientiously believed that the removal of the lite ministers was the result of a long and dark intrigue. The hon, gent, who spoke last. had, however, expressed his astonishment.

and being a person of unquestionable perself in a very extraordinary manner, re-Wr. passed between him and Pitt? Surely, after that, he might conceive a misunderstanding to exist on a complicated question, when he himself cation upon a very plain and simple point. Then, fafter the misunderstanding arose, ters than withdraw the bill? What measure more conciliatory could have been adopted? Nay, 14 les made a charge, that the late minispers had withdrawn the were distinctly known, it evidently be-

that any misunderstanding should have ari- but the exclusion of that ministry could sen; but when that unfortunate misunder- enable them to remain in power. The sestanding did arise, the late ministers, as cret advisers, therefore, gained every thing; they ought, took upon themselves the the king nothing. It was an object, thereblame, and fairly acknowledged that the fore, to shut out by such an artifice, all king must be right and themselves wrong. the talents which composed the late minis-But was it, then, so incomprehensible to try. "All the Talents," he said, was a the . hon. gent., that a misunderstanding phrase which gave offence to the other side, should have arisen? Could he have forgot- but, it should be recollected that the right ten, that dealing with one of the clearest- hon. gent. over the way was himself the headed men that ever existed (Mr. Pitt), person who first had employed this very phrase when he used to argue so strenuousspicacity, he had been led to commit him- ly some years ago for the formation of a ministry, combining all the talents of the specting a dissolution of parliamen in the country, in which combination, however, year 1784, from misunderstanding that the talents of no one person in the present ministry, except his own, did he (Mr. Canning) propose to include. It was said, however, that the new ministry were to act towards Ireland with a mixture had been so much mistaken in a communi- of firmness and conciliation. As to firmness, it was easy to guess what was meant: but with regard to conciliation, which supwhat more could have been done by minis- posed mutual giving and receiving, he could not conceive what kind of conciliation that was by which the new ministers pledged themselves to take every thing from the people of Ireland, and give them nothing bill. But, after the sentiments of the king in return. Besides, was it not absolutely insulting to the people of Ireland, that a came impossible to prosecute the measure noble lord (Casth reagh) was to be a prinwith any prospect of advantage, as it cipal member of an administration founded would certainly be unjustifiable for the ser- upon avowed hostility to the Catholic vants of the crown to carry on any measure claims? That noble lord had written to the as a measure of government, contraly to his Irish Catholics in his own name and in that wishes. But, it was complained toy that of Mr. Pitt, telling them to conduct themthey insisted on renewing the subject; selves with propriety, and trust to this dispowhereas they did no more than remind his sition to promote their cause. Good God! ity that circumstances might render it trust to the noble lord! and what had been necessary to submit measures formected the consequences? Ilad not the Irish Cawith the Catholics to his consideration; so tholics for the last six years, conducted that if it had been necessary to do so, they themselves with the most unimpeached loy-might not be charged with gitating points iky? Were they to come to the noble which it was supposed they had given up. lord ann-ay, "We have fulfilled our enpledge, he was fully satisfied gagements; he have followed your counsels; an unconstitutional and so unnernow do you taking the engagements you cossessed the mand never could have enter-contracted to its." What could the poble lord ed the Ring's head, if he had not been say, but that "all you say is true; you have wrough upon by the most pernicious sug-been quiet and loyal; you have tristed to gestions of secret advisers. By the pledge me, and in return I have pledged myself the king could gain nothing, for he could haver to mention your names?" What sert dismissible his ministers at any time; but his of conduct was this? and could the gentlesecret advisers had every thing to gain, by men on the other side deny that they were forcing into action this unconstitutional virtually pledged never to mention to the pledge gestie ministers they wished to sup- king any question connected with the Caplant? The secret advisers by this had to tholics? If they had given no pledge, how gain the exclusion of that association of stood the matter? Why, that from one set talent, property, and consideration, which of men a pledge was demanded, and from compared the ininistry; as nothing else another not, so that the king had it in his

power to apply partially and not generally | deed, that if a permanent and efficient ada test, which must operate to exclude all ministration was necessary, the new minishonourable men from the service of their ters could not remain ; it did not follow, country. And this system was patronized, too, by one of those (Mr. Canning) who was, beyond all others, vociferous and incessant in calling for administrations that, to use his own phrase, should combine all the talents of the country. The hon. gent. the talents of the country. who spoke last, was of opinion that the Catholic question ought to have been settled in Ireland before the Union. That, however, even Mr. Pitt found to be impracticable. The hon, gent, said too that Mr Pitt had, before his last entrance into administration, given satisfaction to the royal mind, that he itself? It could not be credited by any one never would agitate the Catholic question. If this be true, by what means did Mr. Pitt communicate such a satisfaction or pledge? If he did communicate by any member of the same, but their parts were to be new the administration of that day any thing to that effect, it would confirm a suspicion he then and now entertained, that the administration in question, with which he himself was connected, had fallen the victims of secret intrigues, and that the principal intriguer was the same in both instances. He had for upwards of a month before the fall of that administration, thought that things were not going well, but he was now perfectly satisfied that the same secret ad-With visers had been at work in both cases. respect to the satisfaction given by Mr. Pitt, sion, and so strange did such an appointhe was convinced it must have related to knew for certain that about a year before gave it to lord Melville or marquis Welles-Mr. Pitt died, he had it in view to adopt ley. This really seemed probable, for way some measure for conciliating the Catholics, bring and Melville into the privy council. ing the extraordinary and regretted change which had taken place. The king could undoultedly appoint whom he pleased his ministers, as he could remove them, by his prerogative. But the house of commons had its privileges too; and it ought to express its opinions upon an event so inti-not so many as seventy members in the was said, to represent the necessity of a permanent and efficient administration, and to express regret at the change, would tend Yol. IX.

however, that the late ministers were to be forced back. It was asked too, would the house stultify the new ministers? That was needless, they had stultified themselves; for on the death of Mr. Pitt they publicly proclaimed their own imbecility, and threw up the government. What had pened since, but that they were thirteen months older, and had placed the duke of Portland at their head? Was the duke of Portland to supply the place of Mr. Pitt, without whom the administration fell of that the duke of Portland, old and infirm as he was, could be the real minister. No one believed it. The performers were all cast. Last year Mr. Perceval was attorney-general, now he was to be chancellor of the exchequer. Mr. Canning was as fit to be foreign secretary in 1806 as he was now; and lord Cashereagh quite as ready to be a secretary of state. Lord Mulgrave, indeed, was foreign secretary; now he was thought the fittest man to preside over the navy. The duke of Montrose, from having been president of the board of trade, had been qualified to be master of the horse. The duke of Portland was the only accesment seem, that no man could believe that the Catholic question as a whole, for he it was any thing but temporary; and report and if this was denied, he could shew the But it such an appointment tools place, he and if this was denied he could show the proofs. It was clear therefore that Mr. Pitt could have given no pledge upon any thing connected with the Catholics. As to the motion before the house, he could not conceive the house of commens so inited and stinted in its functions, that it bught not to presume to ask for any satisfaction respecting that noble lord's addimstration in India, he would not be provided to say thing upon the subject of the present. Every thing concurred to shew, that some changes must take place, and this formed an additional reason why the house should express there opinion as to the administration which was formed. When he considered indeed, that previous to the late change mately affecting the public welfare. But it house had ever expressed the approbation of the measures of ministers, he would not believe till he saw it, that the same house which had approved their conduct wouldto remove the new and force back the old refuse to express regret at their removal. ministers. As to the first, it was clear, in Sorry he was, therefore, to see that the 2 H

right hon. gent. (Mr. Perceval) had for- to secret advisers, his majesty had exgot himself so far as to put his name to the pressly told his late ministers, that he had assertion, that the church was in danger, never communicated with any body on It was impossible. he would not have been so anxious to secure whom he dictated the communications that a place for life, in case of removal, know- were sent in his name. He did not know ing that the constitution would fall if the any practical good that could follow from late ministers came into power, and being the motion, and he thought it hardly secure that while in power himself he could fair and manly for the right hon. gent. retain the duchy of Lancaster if he pleased. (Mr. Tierney) to talk of dismissing the As to a dissolution of parliament, he was present ministers, without wishing that convinced that it could not be intended, the late ministers should come in, in their particularly when he saw a religious clamour places. He should ask what third party raised; because the malice of the devil did then exist, out of which his majesty himself could not have thought of preparing for a dissolution by the false and wicklid cry of the church being in danger.

Lord Castlereagh said, it would not be necessary for him to argue at great length, after the very able speeches that had been sters from the other. He thought his mamade on the same side. He should be con-justy's late ministers were not justified in tent to put the matter to the decision of the bringing forward the measure against the house, upon the single speech of his hon. friend (Mr. Milnes). He utterly denied his majesty; but when they had brought it that his majesty's mir sters had been the cause of introducing the king's name and personal character so much into the present The introduction of it in this manner was a novelty, from which he apprehended serious consequences to the constitution. The introduction of it, however, became necessary from the constact of gentlemen on the other side of the house. The noble lard (Howick) had thought indue to his own character to come down to the question themselves. bouse, and make a statement for the vindi- therefore a right, after informing them that cation of his conduct, which contained se-I his mind was unalterably made up upon this maxeral confidential transactions between him point, to demand an assurance from them necessarys majesty, that would other wise not that they would not harass or disturb him with the cen known to the house at that noble any more upon the subject. Was it possithat if it had pledged himself toothe house to ble that he could have confidence in his might not hi statement, even before he had ob- late ministers ceasing to harass him upon which it was sagiesty's permission for that pure this subject, when he was expressly inform-As to the planen the permission was obtained that many of shew would vote in favour that see Man upe statement made, it became of the Cathelic petition whenever it should necessary heat a statement should be made | be brought forward. If his majesty had not on the offer side; and therefore the blame dismissed his ministers upon their refusing of introducing his majesty's name and per- to give such assurance, the crown would those who went out of their way to make a house. It must be 'also considered; 'hat formal statement to the house, which was although his majesty retained all the energy by no means called for. Before that state- of his mind, and the decision of his chament, his majesty's fate migisters, or some racter, yet he was now advanced in years, of them, game the minutes of the cabinet and subject to infirmity. It was a very to him a high crime and misdemeanour. miss his ministers. If he were still to live ten

Had he believed so this subject except with his secretary, to could have formed an unexceptionable, auministration? It was not surprising, that when his majesty, in the exercise of his royal prerogative, thought proper to dismiss one party, he should choose his minidetermined and conscientious scruples of forward, he could not conceive upon what principle they should have abandoned it, unless on the principle of throwing all the odium of the measure upon the king. His majesty must have seen that the giving it up was a mere concession of temporary convenience; but that the greater part of his then ministers were determined to support the Catholic claims when they should be brought forward, if not to agitate the His majesty had sonal character into the debate, rested with have been subservient to a party in that to persons who were not of the cabinet nor serious thing for him at present to be oblieven of the privy council. This appeared ged to quarrel with his government and dis-The present ministers were therefore obli- or twelve years longer, it would be a most ged to apply the antidote to the bane. As melancholy consideration to think that he

painful circumstance, when it was well known that his mind was irrevocably made up on the subject, not from political considerations, but from a paramount rel:-In the conduct of the late gious feeling. ministers, which led to their dismissal, he saw nothing of "All the Talents" which they were said to unite. Their dispatch was not only misunderstood by his majesty. but by some of their colleagues, and by their friends in Ireland. They had also omitted to summon three members of the cabinet, who differed from them, to the council. The withholding the summonses in life in sence appeared to him a crime, which almost deserved impeachment. Lord Erskine, who was one of the ministers who were not summoned, was, from his office, ty's conscience, and yet he was never summoned upon the occasion. He believed that the late ministers had now discovered that their conduct was rash and ill considered. It was not only his majesty that had dismissed them, but they were no longer supported by the majority of that house. The other house had also, in the fullest attendance of peers that was ever known, decided against them by a very great majority, and the general feeling out of doors was also in favour of his majesty and against the conduct of his late mini-The parliament as well as the nation had determined to stand by the crown, and there was a general feeling of attachment to the person of the Sovereign that would not allow the latter years of his long and glorious reign to be clouded and of Bed ord, as that nobleman had expressly informed them that the disturbances in the West of Ireland were not at all occasioned by any religious question. As to his own opinion upon the Catholic claims, he had that period, he conceived that letting the

was to be perpetually exposed to such a considered, however, that that danger would in a great measure be done away by the Union. and he stated this opinion in the Irish parliament, and he stated it not only as his opinion, but as that of many of the leading members of the English government with whom he was connected; but in stating this opinion, he never did give any thing like a direct pledge to the Catholics. Although Mr. Pitt retired from office upon the Catholic question, yet when he found how deeply rooted his majesty's objections were, he never thought of agitating the question again, and declared expressly to his trier, that should the question again come on, since he found that it was so dis-ressing to his majesty, he should not support it, but protect him against it. This resolution was communicated to his mathe highest servant of the crown, and in a jesty some time before he again called him peculiar manner, the keeper of his majes! to his councils. For his part, he considered it his chief duty to consult the ease and comfort of his majesty in his administration of the affairs of the empire. His lordship then passed in review the whole conduct of the late ministers. From their first entrance into power, he thought they had been overbearing, and had disgusted all the principal bodies in the kingdom. They first endeavoured to force the East-India company to accept a governor-general of their ap-pointment. They dispirited the volunteers, by speaking contemptuously of them; they disgusted the shipping interest, and lastly they attempted to force the conscience of the king to their measures; but when they found that was not to be done, they were content to put their Catholic bill in their pockets, and to keep their places. There never was exhibited in this country, rendered unhappy by the perpetual agitation of a question most distressing to his private feelings. He would not allow, that the dismissal of ministers would be a fatal blow to Island. The Cath hic bill had of Mr. Pitt from an administration that was directly contrary to the information try." They would have recoil easily howwas directly contrary to the information try." They would have recoiled, how-which ministers had received from the duke ever, that at the death of Mr. Fox, they lost that superiority of talents which they might have boasted of during his lifetime. As to the present ministers, they came in without any intrigue or solutation on their part, and if they had refused to always been against giving political power enter into the service of his majesty, he to the Catholics until the Union. Before did not exactly see where this third party were to come from, who were to form a mass of the population of Ireland into the new administration, If it was improper constitution, would be subversive of the then to accept of offices under these circ principles upon which it was founded. • He cumstances, it would follow that the crow.

dependent on a party in that house.

charges which the noble lord had brought against them. The first person appointed by them to go out to India, as governor-general, was the earl of Lauderdale, a nobleman in every respect highly qualified to fill that high and important station, but against whom an opposition was raised, perhaps by the influence of the noble lord himself, and others who still retained an influence; and so far from forcing the directors, that appointment was given up, and a nobleman, who had since gone out, had been appoint ed, against whom no opposition had bee made. He complained of the unconstitutional use made of the king's name, and insisted that nothing had been said by the late ministers that required the introduc- that the church was in danger. tion of it; for they had admitted there had, thought the house could not place conbeen a unisunderstanding, and it had been consented to, that that misunderstanding was imputable to them; there was, therefore, no reason for using the king's name. Then came the pledse, which was proposed and refused. He had stated over and over again, that such pledge was unconstitutional, and the arguments had been admitted by the whole hand. What was this pledge? Why, that his majesty's confidential servants should undertake in writing ber of parliament, and narrowly watch not only to abstain from bringing forward their measures, in which he had no doubt the Catholic question, but that they should but he should be warmly assisted by a very not mention any thing connected with it. large portion of the house. The present ministers, who are the legal advisers of the king, say they did not o dvise sing at the same time his regret, that the removed, but that it was the king's own late ministers should have been removed, only are therefore to be blymed for intro- lying of that part, he could not consistently ducing his sacred name (ato the present support a aution which implies an unquali-and late debate. If it were allowed that field approval of all their measures. But The act hight take place without advisers, he had another and a stronger of jection to others, witht do the same, and in such this motion, and that was, as he had stated case all gesponsibility would be at an end, on a former evening, in discussing a propoand his saajesty would be as arbitrary as any sition of a similar character, that it would monarch in Europe. The noble lord had serve to put a negative upon the exercise of by his letter, written under the sanction of his majesty's undoubted prerogative, in Mr. Put, assured the Catholics, that if they choosing his own ministers. would be patient, their case should be duly attacked the late ministers for having ment of a committee for the reduction of

was to be completely subservient to and abandoned the bill. He had so often answered this, that he should be ashamed Lord Howick degreed that the late minis- so far to trespass on the attention of the ters had been deserving of the numerous house, as to do it again. An hon. gent, (Mr. Gore) had asked, what the duke of Bedford had done? He would tell him and the house, that the duke had acted with firmness and mercy; he had quelled disturbances in Ireland, without infringing on the constitution, or trampling under foot the liberties of the people. If there ever was a time of peculiar peril and danger, which required a firm and vigorous administration in this country, he believed it was the present. Was the present such an admimstration? He thought not. He was not a little alarmed, when he saw the spirit with which they commenced their administration, by endcavouring to excite religious animosities and to set up the cry He fidence in such an administration, and therefore he should support the motion. He acknowledged his majesty had a right, by his prerogative, to choose his own servants, but insisted that the house had the privilege of giving its opinion on the fitness of such servants to fill the situations to which they were appointed. He should not become a vexatious opponent to their measures, but would do his duty as a mem-

Mr. Bathurst opposed the motion, expresact, than which declaration nothing could and his entire approbation of every part of be more unconstitutional, for fney by that their conduct, with the exception of that threw the whole upon the king, and they only which led to their removal: disappro-

Earl Percy rose to express his approbaattended to, and every possible means used tion of the original motion. The measures that it might ultimately be scrowned with brought forward by his majesty's late minissuccess; for that he and Mr. Pitt would do ters, he could not but in general approve of. every thing in their power to recommend The act for the abolition of the slave trade, at to the public.—The noble lord had also which had so lately passed, and the appointcould not however avoid lamenting, that ang: for if they had been allowed to go was a greater friend to toleration than kingdom. himself, yet he could not help disapproving doned.

succeed them, and the government was sentiment of that house, upon any exer-to stop merely under the notion of this cise whatever of that prerogative. responsibility? As to the notice taken of the Master of the Rolls was for the mohis address to his constituents, he begged tion for passing to the order of the day.
It to be understood, that he did not by any ministers had been dismissed from means mean it as an election squib, as had office without any cause assigned, but not been stated; for the sentiments which it ver until now had a minister come down to contained were those which he really held. parliament to complain of his sourceign? But so far from those sentiments serving Lord Somers was removed without the shato raise any dangerous outcry, he maintain-dow of complaint. Did he come down to ed that the danger was created by the pro- parliament to institute an investigation of ceedings of the gentlemen on the other the cause? When the celebrated Whig adside, and that the course which he took of ministration were removed by queen Anne, resisting them was the best means of avert- | did they breathe a whisper against their ing that danger. This, he thought, should royal mistress in either house of parliaappear to the gentlemen themselves, from ment? If, a minister were to secure to flimthe spirit which manifested itself through- self the right of enquiring into the cause of out the country; a spirit, indeed, which his removal, he would approximate his sicould not be excited by any thing in the tuation to that of a judge, or any other

sinecure places and fees, were measures power of an humble individual like himwhich would ever reflect upon them the self to offer, and which must convince yenhighest honour, and be attended with the tlemen on the other side that they had greatest advantage to the country. He been quite mistaken as to the popular feetthey should have introduced a bill into the much further, those gentlemen must now house, for giving an extension of power to see that they would have created considerthe Roman Catholics; no man, he trusted, able agitation and alarm throughout the

Mr. Windham entered his protest against of any measure which would enable Roman the doctrines which the house had beard Catholics in this kingdom to hold the ap- from the other side, upon the question of pointments of commander-in-chief, and responsibility. If, indeed, these doctrines master-general of the ordnance, as it had were to obtain; if it were allowed that the been usual for persons holding those situa- king, could exercise his prerogative withtions, to have a seat in the cabinet, and the our an adviser in one case, so he might in concession of such offices certainly went to another. His majesty might make his veto a great extension of power, but did not con- against an act of both houses of the legistribute to the free exercise of religion; but lature, and, if he could do so without a from what had lately dropped in this house, [responsible advises, then, instead of a bahe understood the measure had been aban-lance of power in the constitution, all the power would be in the king; for, combi-The Chancellor of the Exchequer (Mr. Per- ning the maxim, that " the king and do no ceval) combated the notion, that the re- wrong," with the doctrine now attempted . moval of the late ministers was the effect of to be established, that the king can act a long and dark intrigue. If so, he con- without any responsible adviser, there tended that the evil spirit which conducted would be an end of that controll of the it, must have found its way into the minds of executive authority which the constitution lord Grenville and his noble colleague on intended; because the king could not be the other side, and have urged them to press personally arraigned, and because any act forward the bill which was the immediate of the executive power, shielded by the and obvious gause of their removal. The pretence set op in this instance, that such right hon, gent, also resisted the doctrine act proceeded from the individual will of maintained by the supporters of the motion the king could not be made the subject of as to the idea that those ministers who accepted office were legally responsible for the trine, as subversive of the first principles change which led to the vacancies they oc- of the constitution, and ridiculed the idea cupied. He put the case of ministers being of setting up the old and exploded notious dismissed even from caprice, and asked with regard to any invasion of the prerowhether other men were to refuse to gative arrang out of the expression of the

officer for life. ferment; but was any thing said in parlia adm nistration, parliament had no constithe transactions which had led to the dising the proceedings of the privy council, of commons.

Against it : .

46 Majority in favour of ministers Thursday morning.

> HOUSE OF LORDS. Thursday, April 16.

[CAPTURE OF MONTE VIDEO.] Lord Hawkesbury rose, pursuant to notice, to move the Thanks of the house to brigadier-Monte Video. On which former occasions, operating with the army on the present oche said, doubts had been entertained by the casion, concluded with similar motions to house, whether the thanks of the house rear-admiral Stirling, the officers, men, &c. ought to be given in cases where apportant under his command.—The question was captures were made with little or no re-sistance on the part of the enemy. In the were all carried, ncm. diss. present case, however, in whatever/point of fiew the achievement was considered, in his opinion, that it ought to be regarded with the thanks of the house. The thanks of Castlereagh rose pursuant to notice, to call that house constituted an bighly valuable the attention of the house to the brilliant ged the living and afforced the greatest jesty's forces in the Capture of Monte Viconsolation to the relations of those who deo. It was impossible that a person in his situation could feel any duty more agreetroops, and the skill and valour of the offiters, displayed in the capture of Monte Video, cininently deserved, in his opinion, that reward. The particulars of this cap- of a person so situated, than to find, that ture had already been published. It aphad been fought, in which the British troops tirely laid asleep on subjects of this kind, had been victorious, and that subsequently Monte Video was carried by assault, after be most prompt to pay the tribute of gratiencountering and overcoming the greatest tude and applause, prevailed in every difficulties, with a spirit and a bravery de- bosom. He was sure he could say of one

In 1757, the dismissal of tance, not only from the impression which Mr. Pitt and Mr. Legge produced a great the bravery of our troops must make upon the enemy in that quarter of the globe, but ment about that dismissal? Of a change in also from the impression which must be made upon the people of the country, by the modetutional knowledge, and on such change ration and forbearance, the good order and could found no enquiry. He thought the discipline displayed by our troops, after permission given to a noble lord to detail the conquest was completed, and this, too, under circumstances which (if any circummission, unconstitutional, as it was publish- stances could justify it) would have justified a contrary conduct, namely, the carwhich ought to be kept sacredly secret. The rying the place by assault. His lordship question therefore, in his opinion, ought concluded by moving the thanks of the never to have been agitated in the house house to brigadier-general sir S. Auchmuty, to brigadier-general the hou. W. Lumley, After a few words from sir A. Pigot, a and the other officers under the command division took place, and the numbers were: of sir Samuel, and an acknowledgement of For passing to the order of the day. 244 the services of the non-commissioned offi-198 cers and soldiers.

The Earl of Galloway thought it necessary to call the attention of the house to -Adjourned at half past six o'clock on one or two points connected with this subject. The brave achievement which the thanks of the house were called for, deserved, in his opinion, the highest praise, and he rejoiced to hear the noble secretary of state come forward in the way be had, to move for those thanks.

Lord Mulgrave, after a warm panegyric general sir S. Auchmuty, for the capture of on the spirited exertions of our navy in cothen put upon these mo ions, and they

> MOUSE OF COMMONS. Thursday, April 16.

[CAPTURE OF MONTE VIDEO.] Lord and greatly valued reward which encourage and important services rendered by his mahis situation could feel any duty more agreeable, than doing this justice to the services performed by his majesty's forces. No-thing could be more grateful to the feelings in all the variety of opinions that prevailed peared from this account, that two actions on all other subjects, party feeling was enand only one spirit of emulation who should serving of the highest praise. This gallant individual on the opposite side (Mr. Windachievement was of the greatest impor- | ham), that whatever difference of opinion

ministers on the management of the army, not suppress an expression of regret for the he would, on an occasion like the present, officers who had fallen in this glorious enbury all those differences in oblivion, and terprise, and whose loss must cast a gloom be among the foremos to unite with those over the joy the achievement inspired. on that side of the house in acknowledging The country had suffered a severe loss in and applauding the service that had been the distinguished and gallant officers who done. He could assure that right hon, had fallen. But it was the misfortune of gent., that no difference of opinion that ex- war, that no important services could be isted on other points could make it less rendered without similar losses; and the grateful to him (lord C.) to acknowledge glorious nature of the achievement, and the and do justice to the merits of persons importance of the service rendered in this called into action by his recommendation, case, must be to the friends of those with than if those persons had been appointed whose blood it was purchased, as well as to by himself. He was sure that only one the country, to whom the loss of such men. sentiment prevailed as to the merit of the was no less deplorable, a consolation under service rendered, whether the importance affliction which would otherwise be inof the acquisition was considered, or the consolable. He concluded with moving, nature of the execution. Though the force " That the thanks of the flouse be given engaged was of a limited number, yet this to brigadier-general sir S. Auchmuty, for was one of those military efforts which en- the skill and gallantry displayed by him titled those who had performed it, to the in taking the important fortress of Monte best thanks of the country. In respect to the amount of military excellence, no enterprise could be better selected than this in particular to mark with the most distinguished approbation. In the sort of attack est qualities of soldiers, the steadiest disci-

he might have with his majesty's present answer the call that was made, but he could Video."

Sir John Doyle and Mr. Windham rose together. Sir John Doyle having given

Mr. Windham said, that after the forthat it had been necessary to make, the high- cible manner in which the noble lord had conveyed the general feeling, he felt it rather pline, and the most undamited firmness and a trespass on the house to offer any thing bravery were conspicuously displayed. The further. He cound not prefend to any assault was made under every disadvantage, share in the flory of the brilliant achieve-and it was only by their eminent superio-ment now under the consideration of the rity in these great qualities that the British house, merely for his being in the office of troops had been able to overcome all the scoretary of state for the war department obstacles opposed to them, and render when the expedition was fitted out. But themselves masters of the place. The having turned his mind particularly to the breach had been in itself less practicable outset and the operations of this expedition. than was supposed, and had been rendered he felt a natural disposition to say a lew by the enemy, in the course of the night words on the occasion. He was sure the preceding the assault, so extremely inac- noble lord opposite did not feel less warmly cessible, that when the troops, which had upon the success of the expedition than if been wisely sent forward before break of the had himself fitted it out. The noble day, approached, they found it scarcely lord would do him the justice to say, that discernible; their discipline and firmness he had felt up less warmly when it had were put to the most trying test, by their fallen to him to discharge a debt of the being obliged to remain a long time expo- same kind on sacceeding the hobje lord in sed to the fire of the enemy's guns, before moving the vote of thanks for the victory they could ascertain the breach, or attempt of Maida. He agreed with the noble lord to enter it: The house would feel, that in his observations on all the details of the expressing its thanks on the present occa- achievement now under consideration. In sion, it was discharging a debt of gratitude. every one of those details there was a par-The discharge of that debt would at the ticular claim to the gravitude of the country. same time have the effect of giving addi- The achievement, considered altogether, tional spirit and enterprise to the army and was one of the highest in the highest class the navy, to emulate the exploits that were of military services. The circumstances so honourably distinguished. He should that attended it called for particular nonot trespass further on the house in a case tice. "I'he fortress was strong beyond what where every feeling was already prompt to had been calculated. It was impossibly

men could be placed in a more trying si- plause to the glorious deeds now under contuation, attacking an almost undiscoverable sideration. He was unwilling that his brave breach, on which an immense quantity of companions in arms, who had followed his fire had been brought to bear. These cir- fortunes in the last war, should have reason cumstances were of such a nature as to re-, to complain of him to having sat silent when quire all the high qualities of the troops their glory was the theme of admiration, and which were the subject of the present pane- when he, who was acquainted with their with respect to the value of the conquest, to be the first to bear testimony to their or the nature of the action by which it was merit. In every situation in which his gained, this glorious performance could not majesty's army could be employed, he be too highly estimated. It was necessary, was satisfied it would display the same besides, to observe, that the loss that had heroism, and he hoped would obtain similar been sustained, heavy as it was, had fallen advantages for the country. He spoke chiefly, not on the whole army, but on that from experience; for he had never known. part which was engaged in the storm. It an instance in which British troops had was a loss on 1200 men, not on 4000, and been engaged with equal or nearly equal in proportion as the loss was greater, so numbers, in which their conduct had not was the glory. It was a consolation, though been such as to redound to the honour and a mournful one, to those whose relations, advantage of their country. had fallen, that their lives were not thrown noble lord and the right hon, gent, had away, but that they had been the means of said, rendered it unnecessary for him to adding greatly to the national glory, and say more. The strength of the place, the of promoting the most important interests difficulty of the breach, the quantity of of their country. The merit of our soldiers ordnance brought to bear on it, and the was greatly enhanced by the gallant defence great disparity of numbers, rendered this made by their opponents, stimulated as action as brilliant as any former one; and they were by the influence of their priests, there was no instance of an exploit exto the most fanatical enthusiasm. At the ceeding it. He should content himself with same time that this powerful resistance en- giving his support to the motion, it troduced hanced the glory of the ranguest, another in a manner so honourable to the parties important effect also woulded he trusted, who had moved and seconded it. result from it, that the valour deplayed by the Spanish troops would inspire their general, for the particular notice he had countrymen in Europe with a kindred spirit taken of the 87th regiment. It was true, in resisting the common enemy; an denemy that regiment, led on by a gallant friend of who, although approaching them under the his, had distinguished itself particularly in

of this spirit was displayed in Old Spain, it omitted, was, that that regiment to a man would be attended with corsequences at was composed of Roman Catholics. It was which Europe would have reason to re- also a fact that 3 of the 4 thousand men comjoice. He would say no more. What had posing the expedition, were Catholics. Who been achieved, was beyond the power of after this could tay that Catholics were not him, or any body, to increase by words.

tinacious in offering himself to the house at of the country.—The thanks were then the sangetime with the right hon, gent., he voted to brigadier-general Lamiey, and to hoped it would be a sufficient excuse to the officers and men; and also to admiral state, first, that he did not see the right Stirling, for his distinguished skill and abihon. gent., and secondly, he hoped he lity in effecting the landing; to the captains should be forgiven if he shewed a little te- and officers of the fleet for their co-operanacity in pressing his claim to the attention, and to the seamen and marines. It tion of the house, when he mentioned that was ordered that the votes should be one of the regiments particularly engaged communicated by the Speaker to sir S. on this glorious occasion (the 87th), he had Auchmuty and Admiral Stirling .- After himsel the honour of raising. On this ac- ac few words from sir T. Turton and count, he maturally wished to raise his others, the votes were severally agreed to, voice in paying the common tribute of ap- nem. con.

Thus, whether it was considered spirit and character from their outset, ought

Mr. M. Mutthew commended the hon, mask of friendship, was more dusperous the assault. But what the hon, general might we were in open hostility. At a little have added, and what he was sorry he had to be trusted with arms? Wifeever would Sir John Davie said, if he had been per- say so, was ungrateful, and the worst enothy HOUSE OF LORDS. Friday, April 17.

Bill.]—Lord SCOTCH JUDICATURE Kinnaird rose to acquaint their lordships, that it was his intention to move that the lord president and the two senior judges of the court of session be ordered to attend.

The Duke of Montrose moved, as an - amendment, that the following words be lingly. added, "and be admitted within the body

of this house."

The Earl of Lauderdale wished the noble lords to recollect, that the order of the house which commanded the attendance of the lord president and the senior judges, also extended to such other judges as were able to It scaliappened, that there were some other judges of that court in town, and therefore he thought it necessary that the present motion should embrace that part of the case -The motion so amended was put to report the proceedings to the house forth-The house having resumed, lord Walsingham reported the decision of the committee.

The Duke of Montrose argued in favour of the right of the Scotch judges to be adnitted within the body of the house. At all times it was a great-and wise measure of policy, to hold in reverence and estimation, those learned persons to whom was entrusted the dispensation of the laws. But the judges of Scotland had a claim from the usages and customs of the Scottish parliament; as, previous to the union, they, on all occasions, were entitled to take their seats in that assembly. Under such circumstances, he conceived that the judges of the court of session, independent of all personal feelings, were right in supporting what they supposed the privilege of their body; and, with that conviction, he was induced to submit the motion he made in the committee. " that they be admitted within the body of time, he must maist, that the precedent in the house.

The Lord Chancellor trusted the house would believe, that there was not amongst their lordships an individual who entertained for the judicinia haracter a higher reverence than he did; but, at the same time, he felt convinced, that no legal right existed by which the judges, either of Ireland or Scotland, were entitled to seats within the body of the house. At the period when a learned try, were often examined at that bar; and, judge (Fox) from Ireland was placed below therefore, he could not see that the cause of the bar of the house, he was seriously griev- jealousy, in the Scotch judges, was at all ed; but he still must contend, that the deci- warranted. That learned body stated a va-Vol. IX.

sion of the committee appointed to inquire into the precedents, was perfectly correct. At all events, he had thought it his duty, in order to support the characteristic dignity. and the necessary reverence of the judicial character, to consider of a legislative act on that subject; and he would now assure the house, with its indulgence, that he intended to ask for leave to bring in a bill accord-

Lord Auckland was of opinion, that as it was the general sense of the house, that the judges of Ireland and Scotland had no legal right to the privilege, he could not see the necessity of any legislative interference. He was inclined to consider such interference rather as an innovation of a most dangerous

tendency.

Lord Hawkesbury contended, that the noble baron did not put the suggestion of his noble and learned friend, in a fair point of view. If the judges of Scotland had now no and carrie; and the chairman was ordered right, surely it was not an improper measure. which would impart to the judicial character, both in Ireland and Scotland, that privilege. There was one great difference, at least it had so struck him, in a comparison between the right of the Scotch and Irish judges. The Irish judges were called to parliament by the summons of the king; and, of course, when that summons ceased, their right to a seat within the body of the house was annulled. But indges of Scotland sat in the Scottish parliament, by immemorial usage; and the motion of his noble friend west to allow them that which they had enjoyed in their national legislature. He only stated these facts for the consideration of the house, and not with any view of giving a decisive opinion

Lord Holland expressed his willingness to

support the bill to which the noble lord al-luded, and which went to grant to the judges of Scotland and Ireland, the right of sitting within the body of the house. At the same the case of Judge Fox was conclusive against the present class of the judges of the court of session in Schland. He telt the force of the objection, even to the intended bill, inasmuch as it went to make an appearance at the bar of the house, a matter of degradation, and a subject of reproach. It was to be recollected, that some of the most respected characters in the history of the boun-

risty of reasons, which they conceived sup- tack made by the noble lord on the respectported the pretensions they had made. But able, learned, and loyal body, which comwith all respect for that learned and respectable body, he could not give them much credit for the cogency of their arguments, the strength of their precedents, or the ingenuity of their inferences. Their reasonings convinced him of the liability of learned men to assume a right, which might probably have existed in distant periods of history, but which was solemnly abrogated in modern Thus, it was not long since a learned person from Scotland (the lord advocate Hope), was heard defending himself from a charge in the house of commons, by con-tending, that the whole power of the privy council of Scotland was vested in his official character; although one of the acts which followed closest on the heels of the union, was to deprive that office of such extraordinary and unlimited powers. The arguments judges within the body of the house was of the court of session, on this point, shewed then put and negatived.—The house having such an ignorance of the occurrences of modern periods, as applying to their case, that it was fair to assume, à fortiori, that the facts of more remote times were not either well understood, or correctly stated. With respect to the opinion, that the attendance of the judges of the court of session, on appeals in the house, was a desirable circumstance, it was not his wish to throw any censure on the learned persons entrusted with the jurisprudence of Scotlandashu, he could not help remarking, that he had heard within the walls of the house sufficient to induce him to deprecate such an inclination., Indeed, he thought the opinion of Mr. Boswell quite convincing; who, when told on an appeal cause, in which he was engaged, this the court of session was unanimous in assing the decree, pointedly replied, "that when that court were divided in opinion, they deliberated but little; but when, it happened that they were unanimous, they deliberated not at all," With respect to the ingenious remark, that the precedents which denied the Scotch judges the right referred only to the lords justiciary, and not to the court of session, he should only ansy er, that as the lord chief justice clerk ves also a member of the court of session, he could not admit the position, that if he was in either character entitled to the right, he ought to be denied, because he might be summoned to attend ith respect to the duties of another office. The noble dord concluded with expressing his determination to oppose the motion.

Lord Melville deprecated the elaborate at-

Brand at a large

posed the court of session. He considered it a churlish principle, in any great kingdom, to deal illiberally with these of other countries, which, in their union, had given up much of national pride and independent magnificence. The services of the learned persons who were in attendance on the service of the bouse, he had occasion to know, when he held the important office of secretary for the home elepartment, at a period when that part of the country was endangered by revolutionary cabals, and treasonable conspiracies. He wished the judges of every part of the kingdom to be treated with every reverence and respect, because it tended to promote that love of justice, which was the strongest fortress of the subordination of society.—The motion for admitting the Scotch resolved itself into a committee,

Lord Hawkesbury thought it would be the most convenient mode for him to communicate to the committee his ideas upon the subject, previous to moving any particular amendment, the different parts of the bill being intimately connected, and the amendments which he should move being those which arose out of his general view of the He admitted that a great evil measure existed in the number of appeals to that house from Scotland, and that a remedy ought to be applied, but he disliked going further than the remedying that evil required. He approved of the division of the court of session, but thought that instead of three chambers it would be much preferable to have only two chambers, consisting of eight judges and seven; the lord president being in one chamber, and the lord justice clerk in the other. There was another principle also highly important, with a view to diminish the number of appeals to that house, and which had not been touched upon in this bill, namely, to give power to the chambers to award possession to the party in whose favour the decision had turned. This, he was convinced, would prevent a great number of appeals to that house, many of which, it was well known, were only made up for the purpose of delay. With respect to the proposed court of review, it was the opinion of many persons well informed on the subject, that it would only be an additional stage in the progress of litigation, and would not prevent any appeals to that house. To the court of review, as pro-

posed in the bill, he was decidedly hostile, and he could conceive no other object in view in its establishment than the creation of a new and important office in the person of the president of that court. He could not, however, consent to the establishment of a court in Scotland superior to the court of session, such being, in his opinion, a violation of the act of union; if such a court should be deemed advisable, he thought it ought to be formed out of the court of ses **Mon itself.** With respect to the proposed introduction of trial by jury in civil cases in Scotland, he was friendly to the experiment, but it was a measure which he thought ought to be proceeded in with great caution and deliberation. He disliked in theory the compelling juries to be unanimous, although long experience in this country had sanctioned the principle, but he thought it somewhat extraordinary, that whilst juries in criminal cases in Scotland decided by a majo- amanimity. rity, that it should be proposed to compel them to an unanimous decision in civil cases. His lordship concluded, by moving an amendment in the first clause of the bill, to the effect of dividing the court of session into two chambers instead of three

'Lord Grenville contended, that it was inrumbent upon the noble lord to give some reason for his proposed division of the court of session into two instead of three chambers; at present he had given none, except that it was his opinion. Experience in this country was in favour of three courts, with a few judges in each, and all theory on the subject pointed out the expediency of having the smaller in preference to the greater number of judges. He had, when he first proposed this measure, not thought it adviseable that the number of the judges of the court of session should be reduced, but if the proposition for two chambers was persisted in, he should then contend that the number of judges ought to be reduced, inasmuch as five judges would be amply sufficient for each chamber. The noble lord had somewhat unfairly charged the late ministers with having only in view the creation of new office in the establishment of the court of review; but if the division into two chambers was to be persisted in, and the number of judges not reduced, the truth would be, that noble lords on the impossible to check an evil which was sup-other side were continuing five useless and ported by the parties who brought forward other side were continuing five useless and unnecessary offices. With respect to the proposed court of review, when that subject from the interest of money, as the benefit dertake to prove to their lordships, that it opinion with the late lord Mansfield, that it

was not a violation of the act of union, and that without such a court, very little would be done towards effecting the great object in view, that of diminishing the great number of appeals to that house. As to what had been said by the noble lord respecting the hambers giving possession to the parties in whose favour they had decided, it was noticed in the resolutions of last session, but he had seen no proposition upon that subject which was not liable to many objections. He objected strongly to giving an arbitrary discretion to courts upon this point. He had heard the noble lord with great surprise upon the subject of juries, and he was utterly astonished that an Englishman should, in an English house of parliament, declaim against. trial by jury.

Lord Hawkesbury, in explanation, said that he had not argued against the establishment of juries, but as to the principle of

Lord Grenville resumed, and again expressed his astonishment that the noble lord should object to that which the experience of ages had sanctioned in this country, and proved to be highly beneficial. He was not surprised, however, that to the minds to whose consideration this measure now devolved, and with the advice now likely to be taken upon the subject, that the difficulties in the way of the establishment of trial by jury, in civil cases in Scotland, should appear so insuperable. He thought a most extraordinary principle had been advanced by the noble lord, as the foundation of his opinions upon this subject; for it amounted to this. that is remedying a great evil we should not look to any enlarged theory, but should do as little a possible. He contended that it still remained for the noble lord to state hie rensons for the alteration he proposed.

The Lord Chancellor coincided in opinion with his noble friend, as to the division of the court of session into two chambers, because he did conceive it would fully answer the object required. With respect to the number of Scotch appeals presented to that house, he condeived the best remedy to consist in affixing large costs to those which were presented on improper and untenable grounds. The house was aware that until such a remedy was adopted, it would be came fairly under discussion, he would un- of possession. He fully coincided in the

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\* The impossible to introduce the trial by jury Scotland, generally.

Lord Grenville replied, that he saw nothing in the noble and learned lord's observations, but an opinion without any solid

argument. Lord Erskine supported the principle of the bill in all its branches, and thought it exceedingly strange, that the introduction of trial by jury, generally, into Scotland, should be matter of such extreme apprehension and caution, particularly as it was already partially known and valued in that country, as the source of all the blessings of liberty enjoyed in this. He observed an illustrious personage, on the other side of the house (the duke of Cumberland) smile, and he must be bold to tell him such a smile was inconsistent with the decorum with which that house was in the habit of hearing every noble lord express his sentiments; but it was particularly indecorous and indecent in that illustrious personage to smile at a panegyricupon thetrial by jury. Trial by Jury was the means of placing the present family upon the throne of England, and trial by jury had preserved our most gracious sovereign, that illustrious person's father, throughout his long and glorious reign. Trial by jury was the best security for the freedom of that house, and he should never cease to feel and know, that Trial by Jury enabled him to address their lordships agon equal terms

with the highest man among them.

Lord Redesdale coincided it opinion with his noble and learned friend (lord Eldon) that the bill in its present state would be a violation of the act of union, and totally unnecessary; but if such a me sure should be found necessary, he thought it first sught to undergo the investigation of a

commission of inquiry. Lord Holland expressed a hope that the noble and learned lord who spoke last, and who had acknowledged that he had been various subjects, had now from conviction, changed that prejudice and of inion, he had some time since entertained, with respect to one-fourth of his majesty's subjects, he meant the Roman catholics. An opinion and prejudice most disgraceful to this counon the globe.

Lord Melville entered at farge into the measure. It was, in his mind, an innova- subject.

tion on that system of jurisprude ice, which the Scotch nation, at the period of the revolution, were so anxious to preserve and perpetuate. But he acquiesced in the proposition of the noble baron (lord Hawkesbury) with respect to making it a measure of temporary experiment, until a commission was appointed for the purpose of fully ascertaining the general grounds of the measure, and the general feeling of the nation to whom it peculiarly related.

Lord Kinnaird Could not contemplate, without surprise, the conduct of noble lords relative to this measure. They had taken advantage of the late ministerial changes, totally to new-model the object and detail of the system so ably proposed by his noble friend, and so long desired by Scotland. Such conduct went to mock the expectations of the people of Scotland, and to cheat

them of their hopes.

The Earl of Lauderdale rose to oppose the intention of the noble lords, in trying to take an advantage of the house, and in proposing to a committee, in the form of an amendment, a measure altogether new in its principles. Such conduct was a violation of the privileges, and a complete disregard of the opinion of the people; that opinion which his noble friend, who first introduced the measure, had used every means fully to acquire and understand. "The noble viscount (Melville) had talked of innovations. Every remedy for an existing evil, was throughout the whole period of his administration for that country, considered by him as an innovation. But was it a measure to promote a system of jobbing and of favouritism, it would have fully accorded with his views. He thought the noble lords ought to be ashamed of attempting to pass such a juggle on the house.

Lord Auckland stated, that notwithstanding the very extensive information that he had heard communicated upon this subject often induced to change his opinion, upon from both sides of the house, he confessed that his mind was not sufficiently informed as to how far this measure might be considered to affect the administration of justice in that part of the island to which it was directed. He had listened attentively with the hope that some noble lard might so far entry, in the eyes of every enlightened nation lighten his mind, and set his doubts upon this point at rest. However, as he was disappointed in this respect, he must-beg leave mature and object of the proposed change: to solicit the assistance of some noble lord, He did not see the benefits which the noble as to how he should now proceed in order beron was so sanguine as to expect from the to obtain the opinion of the judges on this

Lord Maukesbury expressed his regret made for clothing the English and Irish mition at an earlier hour.

hoped to have heard the legality of the question placed beyond all doubt by one of the dearned lords on the other side of the house. The judges, however, were at hand, and might easily be called in, if it was their lordship, pleasure. [A call of move! move! from the treasury bench. His lordship accalled in.-Upon which lord Hawkesbury survivorship which was read a first time. and the lord chancellor suggesting the great mencing such an inquiry at that late hour, resumed on Monday next.

> HOUSE OF COMMONS. Friday, Abril 17.

[MINUTES.] Lord Robert Seymour, from the select committee appointed to try and determine the merits of the petition of Henry right to vote in the election of a member for the city of Edinburgh, compluming of anoundue election and return for the said city, informed the house, that the said committee had determined, that sir Patrick Murray was duly elected, and that the said petition persist no further in the business.—Mr.] the poor's rafes, upon their own request; Huskisson, in a committee of supply, moved and the power of giving rewards to labourers the following sums: Three inillions, for under certain very limited circumstances,

that the noble lord had not thought of sug- litia, and for allowances to subaltern officers gesting his desire to obtain further informa- in time of peace. On the house resuming, the Report was ordered to be received on Lord Auckland repeated, that he had Monday .- Mr. Huskisson moved, that at humble address be presented to his majesty, praying that his majesty would be graciously pleased to order that the Report of the Royal College of Physicians on the progress of the Vaccine Inoculation be laid before that house. Ordered.—Mr. Bankes brought up a bill to prevent the granting of Offices in cordingly moved, that the judges be now Reversion, or for joint lives, with benefit of

[POOR LAWS BILL.] - Mr. Whitbread inconvenience that would result from com- moved the order of the day for the house going into a committee upon this bill, and it was agreed, at half after two o'clock in that it be an instruction to the committee to the morning, that the subject should be divide it into two or more bills as they may Previous to going into the committee, however, he thought it would be proper to say a few words explanatory of his intentions in regard to the bill he had originally had the honour to introduce, as several gentlemen were not present upon a late occasion, when he briefly stated them. Allan, Descon of the Fleshers of the city of In consequence of intimations he had re-Fdinburgh, and one of the persons having ceived from different parts of the country, of the opposition it was likely to meet with in certain points, he had thought it best to propose the division of it, and the abandon. ment of some portions of it. He intended. for instance, to soandon, ret, that part of it which gives the power of requiring a previous appeared to the said committee to be frivo-adjudication of settlements. 2dly, that relative lous and vexatious. — Lord Temple called to the vestrics, in so far as it gave two or the attention of the house to a circumstance, more votes to persons possessed of large of which he had yesterday given notice. He property in the parish. 3dly, that relative was glad to see the noble lord in his place, to the declaration of the assessments of stock and was sure that noble lord would satisfy the in trade and personal property. After abanhouse why when he had obtained leave of absence on the plea of a sick certificate, he had should propose to divide the remainder of it been told upon the division the other morn- into four separate bills. The first of these ing. Lord Henniker said, that the certifi- would relate to education only; the second cate alluded to by the noble lord had obtained comprehend the relaxation of the law of him exemption merely from sitting on elec-settlements, by a residence for a certain tion committees. It was a particular certificate, not a general one; he threw himself
upon the indulgence of the house. Lord
Temple said, that as the explanation just
the consideration of the house, the power
made to the house must have been deemed satisfactory by the noble lord, he should amount of income, from being included in paying off outstanding exchequer bills for and was to repeal a part of the 9th of George the year 1806; 1,500,000l. for ditto; I., which goes to drive into the workhouses; 139,1381. loyalty loan; 10,3061. to the oppressively, all persons applying for parting Swedish convoy; and also that provision be chial relief. He should likewise include the

ower of building cottages at certain rents, for the residence of the poor, with a power of summary ejectments. These, and other topics, were to be comprehended in two bills, which he should press forward in the present session of parliament. The third bill, viz. that relative to the parochial fund of assurance, as being more novel than the other parts, he should propose to be read in the committee, but to be afterwards deferred to another session of parliament; and fourthly, the other bill relative to the regulation and equalization of the county rates. Having given this explanation, the hon gent. concluded with moving that the Speaker do leave the chair.

Mr. Curwen commenced his speech with a handsome eulogium on the purity of the motives which actuated the hon. gent. but said he was sorry to add, that from many of that hon, gent.'s views upon this subject he The hon, mover, in materially differed. introducing this bill, had drawn a comparison between the Scotch and the English poor: he, for his part, could see no analogy whatever. He strongly deprecated the present system of poor-rates, and thought that it called loudly for parliamentary interfer-The harden of the poor-rates on the middling orders was almost intolerable. He did not think that the proposed bill went in any way to alleviate that burthen. On the contrary, he contended that if the relaxation that was proposed was adopted it would increase the poor-rates twofold; Instead of their being three millions, they would be then six millions. Besides, it was to be recollected that the poor required immediate remedy; and even admitting that to he a remedy which was proposed, it was a most distant one. To the principle of funding he also objected. He did not think that the poor could fund, and even if they did it would encourage idleness. The plan of education he thought too expensive, and the system of building cottages, and adjudging hem to different tenants, would be productive of endless contention. Fe thought the corn acts of Mr. Pitt every yay entitled to a preference, and though not in the habit of approving of that right hon. gent's administration, he felt it but justice to say, that his measures on this subject reflected the highest honour on his memory. He concluded with stating, that the poor-rates at present hore severely upon a deserving and industrious set of people : the lower aiders shopkeepers in England.

tem of education, and thought it was the most desirable object of the whole plan proposed by the hon. member. He was of opinion, that the poor's rates, if well and properly administered, were fully adequate to the support of the poor, and of a system for their education. He did not think it necessary to abrogate the existing poor laws, because he was persunded that an amelioration in the mode of administering them, would fully answer the purpose

The Chancellor of the Exchequer suggested the propriety of letting the bill go into the committee, in order that the hon mover might have an opportunity of bringing it out of the committee in the term in which he wished to submit his measures to the consideration of the house. This would divide the consideration of the complicated question, and save a great deal of observation. After this proceeding, he hoped the hon. member would have no objection to give the house an opportunity of considering each of the distinct bills, by consenting to their recommitment.

Mr. Fellowes said, that as the hon. gent. had signified his intention of letting two of the four bills he over till next session; he thought it would be very adviseable in him to pastpone the four bills, until they had been submitted to the cool and deliberate consideration of the country.

Mr. Patteson took occasion to observe, that since he had presented a petition from Norwich, against one of the clauses contained in the original bill, he had been informed by the hon. mover that the nature of that clause had been entirely misunderstood by the petitioners.

Mr. Fuller wished to see distinctly the whole extent of the plan proposed by the hon. gent. and, to give time for mature deliberation, he wished the measure to stand over to another session.

Mr Davies Giddy was fearful, lest, whilst endeavouring to remedy partial evils, more serious ones might be introduced, and particularly animadverted on that part of the bill for building cottages.

Mr. Parnell, in allusion to what had fallen from an hon, gent, respecting Mr. Pitt's Corn acts, adverted to the great advantage derived by Ireland from the Corn Intercourse act, passed by the late ministry, who had always paid so much attention to the interests of Ireland.

Sir Ralph Milbanke observed, that the present system of poor laws was a bad one, Mr. Plumer approved highly of the sys- | and that something ought to be done to remedy the evil, and the sooner the remedy | to engraft upon a bill, which had undergone

was introduced the better.

Mr. Shaw Le Fevre would not oppose the committal of the bill, but he wished to know whether it was intended to abandon for the present the equalization of the county rates, as there was a bill new before the house for the equalization of the rates in Kent, which might be stopt, if the thing should be done by this bill. &

Mr. Whitbread said, that he would endeavour to shew that the object of his hon. friend (Mr. Curwen) for stopping the accumulation of the poor rates immediately, was chimerical. It was very fine in language, but how was it to be done? the equalization of the county rates, he would wish to go on with it at present, and if he should bandon its for the present, it should be only in consequence of the opinion of others

Mi Winaham would not object to the comit " of the bill, but he had such serious ety-ctions to the greater part of itathat he thought it would be better to postpone the measure till next session -The Speaker left the chair, and Mr. Hobhouse stated that the best way would be to read first, all the clauses that were to form the first bill, postponing the rest, and so on, with regard to the four bills into which it was intended to divide the present bill; and to negative such clauses as were not to be passed this session.

Mr. Willerforce proposed that his hon. friend (Mr Whitbread) should be allowed to proceed to form his four bills for the piesent, and that each should be re-committed, when they might be discussed.—Mr. Simeon, Mr. Fellowes, and Mr. Pole Carew, · wished the bills not to be pressed this session, as the house would not have an opportunity of discussing them in all their stages, usually allowed for discussion on bills of importance, the bill having already gone through some of its stages.

Mr. Bathurst observed, that when each bill came on, gentlemen would have an oppertunity of urging what they should think necessary.—The proposition of Mr. Wilberforce was at length agreed to. Mr. Whitbread presented his four bills. The house resumed, and the whole were reported.

> HOUSE OF LORDS. Monday, April 20.

[SCOTCH JUDICATURE BILL.] Lord Muchland suggested to the house, whether it was really fair in the noble lords opposite,

the most mature consideration, both in the house and in the country, a new bill, extremely varying, and altogether different in its principle? . If the noble lords disapproved of the measure, would it not be more consistent with their duties to reject it at once, and then to come before the legislature with their own proposition, having given that proper parliamentary notice which the usage of the house had heretotore sanctioned, and which was peculiarly incumbent on the proposal of such an important measure, affecting as it did so great and respecta-ble a part of the empire. But, if it was the intention of the house to go into a committee, he was anxious to know from the noble and learned lord (Eldon) in what way the necessary questions should be put to the Scotch Judges? and whether they were to be examined upon oath or not?

The Lord Chancellor thought the noble baron fully competent to decide, both on the manner and the matter of examining the Scotch Judges. With respect to the incon-. sistency and want of fairness attributed to those who supported the proposed amendments, he should only for himself say, that he never pledged himself to any further support, than a bare admission, that some alteration was necessary in the manner of administering civil justice in Scotland. Whether the present bill was rejected or not, be was not prepared to say what fine of conduct he would pursue; whether, in the first case, he would propose any new measure: but he would certainly, if the house went into a committee, follow up his own opinion, by proposing and supporting such amendments, as to him appeared correct and advantageous.

Lord Grenville would not desert his duty and opinions, although other noble lords were careless in the performance of the one, and the recollection of the other. ever might be the fate of the, bill which he had the honour to propose, he would continue to support its principle and provisions; and he trusted, for the credit of the house, . that it would not suffer a measure to drop. to which, scarce a month ago, it gave the most unanimous support.

Lord Hawkesbury denied that the proposal for dividing the court of session into two chambers, instead of three, as originally prayosed, was any violation of the principle of the bill, and therefore was a just and cor-

rect object for amendment.

Lord Kinnaird contended that the amend-

rement, as proposed by the noble haron, was a family, and involved himself in the greatet complete alteration of the principle of the bill which, after such uncommon industry, whis noble friend had submitted to the consideration of their lordships.

Lord Lauderdale took a survey of the different opinions expressed respecting the megits of the bill, and contended that not only a majority, but that of the best informed men in Scotland, had given it their approbation.

The Lord Chancellor in explanation, said, that he would propose a motion which might bring the matter to issue. It was now his intention to move, that the committee be deferred till Thursday next, that heir lordships might have time to make up their minds upon the subject, and that then he might take the sense of the house upon it, and afterwards, if necessary, move, that the committee he postponed for three weeks, for the purpose of allowing time to prepare apother bill.

The Diske of Athol suggested the propriety of discharging the order for the attendance of the Scotch judges.

Lord Melville took up the suggestion and gave notice that on Thursday next he should move, that the order for the attendance of

the Scotch judges be discharged.

Lord Lauderdale was exceedingly surpri sed at this motion; and asked, if it was thought necessary to move for the attendance of the Scotch-adges, upon a bill, the whole of which had been submitted for a full year to all those persons in Scotland who were most competent to form an opinion of its merits, how much more so must it not be necessary to have the opinion of the Scotch judges upon a bill, of the nature of .which nothing at all had as yet transpired?— The proposition of the lord chancellor was then agreed to: the house resolved itself into a committee, pro forma, and it was next ordered that the committee de sit again on Thursday. .

> HOUSE OF COMMONS. Monday, April 25.

[MINUTES.] Mr. Whithread presented a perition from W. C. Lindsey, esq. of the security of Tyrones in Ireland, of whom he had not the least knowledge; but it was a petition complaining of a gritvance which isms alleged to exist, and praying for relief : he therefore thought it his duty to present it to the house. the table, appeared to state a number of loyal actions performed by the petitioner in Ireland, which brought on the total rain of his would be able to state the particulars with

difficulty. It therefore prayed the interposition of that honourable house in his behalf. Mr. Stewart bore testimony to the loyal exertions of this gentleman in Ireland during the late thoublesome times. Mr. Wickham expressed himself confident that when the subject should be investigated, the earl of Hardwicks would be found free from blame. The petition was then ordered to . lie on the table.

[MUTINY AT VELLORE.] Mr. Howorth said, he thought it his duty to call the attention of the house to the late dreadful mutiny at Vellore; a mutiny, which he had every reason to think, had been occasioned by an ill-timed military measure, tending to violate some of the customs of the natives. He wished to put aquestion to a right hon. gent. opposite, as president of the board of controll, and, according to the answer he should receive, he should, perhaps, think it his duty to found a motion upon this subject. He wished to know whether, in consequence of the accounts received from Madras, any steps had been taken, either to remove those persons who were so obxious to the natives, or to attempt to conciliate those who were so much irritated?

Mr. R. S. Dundas, as president of the board of controul, answered, that he could assure the hon, gent., that the subject to which he alluded had been matter of serious consideration with the board of controul. Previous to the appointment of the present board, the court of directors did make a resolution as to the changes that were to take place in the Madras establishment. With regard to the causes of that unfortunate mutiny, he could only say, that during the very few days since the present board had beenappointed, it was impossible that they could have made up their minds, or that they could ascertain that any dissatisfaction did actually still exist. The board having been so employed, no delay would take place in adopting whatever steps might be judged necessary.

Mr. Corry said, that, as the question was one which deserved the most serious consideration, he should think it would be, advisable to delay adopting any measures, till-the arrival of an officer, whom he knew to be upon his passage from India to this coun-The officer he alluded to was sir John The petition being read at Craddock, who, from his situation at Madras, had had an opportunity of investigating the whole affair; and who, therefore,

written dispatches.

[IRISH CHURCHES AND GLEBE HOUSES.] Mr. Wickham, in rising to make a motion on this subject, observed, that the papers on the table would shew the necessity of parlia-mentary interference, by larger and more liberal grants for the relief of the protestant church in Ireland. In 1803, he had laid on the table of the house a paper for the purpose of rousing their attention to this sub. ject. Two bills were subsequently passed: one for the loan, without interest, of a large sum from the Board of First Fruits; the other for the advance of £50,000 by the lord lieutenant. On these bills, however, no steps had been taken. Entering into a comparative statement of the population of the two countries, he asserted, that the population of Ireland was half that of South Britain; but that the number of parishes in South Britain exceeded 10,000; while in Ireland the number of parishes was originally only 2436, and, by subsequent consolidations, was in the year 1791 reduced to 1120. This reduction was highly injurious to the protestant interest; and it appeared that, in the late troubles in Ireland, rebellion raged most violently, and most succesfully, in those districts in which the reduction had been the greatest. • Having dwelt on the great importance of this subject, he concluded by moving, " That a select committee be appointed to take into consideration the several acts of parliament relating to the building, rebuilding, and keeping in repair, churches and glebe houses in Ireland, and to the purchase of glebe houses and lands there, and requiring certain returns to be made concerning the sufficiency, state of, and condition, of such churches, for the regular performance of divine service therein; together with the several reports and papers relating thereto, and to the unions of that they do consider the said acts and papers, and examine how far the said acts, or anyof them, have been found inadequate, and in what respect, for the purposes there-by intended; and do report the same together with their observations and opinion thereupon, to the house."

Dr. Duigenan said he would not oppose the motion of the right hon. gent. but he contended that the poverty of the people was so great in many places, that if it were not for the union of the parishes, the clergy of Ireland amounted to £1500, to £1500, would have devoured the people. Besides and some even to £3000 a year; and also Vol. IX.

emore accuracy than could be done in any | this, there was an old act, passed in the reign of Queen Elizabeth, he believed, which authorised the lord lieutenant and privy council to divide or consolidate parishes according to the necessity of the case, and it so happened that where the patronage of the crown was most extensive, there the union of the parishes was more frequently apt to take place; for instance, if a gentleman had good interest and connexions of any weight, a single parish might be in so low a state, that it would not be worth his acceptance. He then would perhaps give the real statement of the case to his friend or patron, and afterwards a recommendation would come from the crown, that two adjoining parishes should be consolidated into one, which the bishop in such case mostly agreed to. He did not estimate the population of Ireland at much more than two millions, and the Protestant clergy would be very much oppressed and unable to maintain the respectability of their situation, if the union of parishes were not in many instances allowed.

Sir John Newport said, that many erroneous calculations had gone forth as to the actual number of inhabitants in Ireland. The number as laid down by Mr. Bushe, in the Irish Philosophical Transactions, amounted to upwards of four millions. Although the lords lieutenant of Ireland had the power of disuniting parishes, he had not found any instance in which they had done so. The state of the protestant church of Ireland did require the attention of the house, and he was sure they could not bestow their labours better than in discussing such an inquir

The Chancellor of the Exchequer said, he should certainly forward the object of the mo-He believed the money directed to be applied for the benefit of the church, by the acts in 1803, had never been properly apparishes, that were laid before this house in plied. Many of the unions had been directthe years 1803 and 1806 respectively; and ed by the privy council, on account of some of the parishes not being adequate to the maintenance of a clergyman. The proposed inquiry, therefore, appeared to be one of the most useful acts the house could engage in. One object on this side of the water had been to secure the residence of the clergy, but such amobject could not be aimed at in Ireland, till such time as they had parsonage houses to reside in.

Maurice Sitzgerald stated, that, to his knowledge, some of the livings in the South

that, in some instances where a consolidafon of livings and parishes had taken place, attention to the religious duties of the people had been reversed; for no place of religious worship was provided, within the reach of the inhabitants; nor could such parishioners obtain baptism for their children, or the other rights of the church; and the consequence was, that the protestant inhabitants, in such places, had disappeared. He hoped, therefore, that a strict investiga-tion would be set on foot, with a view of · correcting such abuses.

Mr. Parnell thought, that the house ought to be put in possession of chaumstances so material as those hinted at by the hon. gent. The population of Ireland, as computed by Mr. Bushe, amounted in the year 1788 to 4,080,000 inhabitants; the population of England and Wales, as the Census was taken in 1801, was 9,200,000; from this it appeared, that the calculations of the learned doctor were formed upon mistaken data.—The motion was then put and carried; and a select committee appointed ac-

cordingly.

[IRISH GRAND JURY PRESENTMENTS ] Mr. Maurice Fitzgerald rose, pursuant to notice, to move for leave to bring in a bill to alter and amend the mode of levying money by Grand Juries, in Ireland. He could now state, from the return on the table, that the enormous sum of half a million was raised by the grand juries, for bridges and cross-roads, exclusive of turnpike-roads, and the main lines of communication between the different parts of Ireland. This sum might not appear great compared with the revenue of England; but it was prodigious when compared with, that of Ireland. The hon. gent, went on to state, that a land-tax would be an unpopular measure in Ireland, a land-tax, raised in the most objectionable way. The poor in Ireland were, of necessity, obliged to have some land, and after, by thought it right also to offer himself to the extraordinary industry, raising subsistence out of it, they were obliged to pay their tythes, and then their Grand Jury Tax, and useless thing, as a thing, the continuof the tax as a proprietor. What he pro- lest such things, suffered to pass uncontra-posed, therefore, was, to follow up the dicted, should give rise to false and dangerous analogy of the regulation adopted by his opinions abroad. The interests of the two right hon. friend (sir. J. Newport), who shad countries were now so intimately combined, exempted from the house tax those those that a dissolution of the Union could not be rents did not exceed 61. per annual. He contemplated without involving most maintended and to propose some new regula- terial injury to both, however some matters tions with respect to presentments and the of detail might in the opinion of some,

proper accounting for the money. would bring in the bill this session, that 't might be printed and considered by the grand juries during the summer assizes. Itwould thus come forward next session, after all the consideration that could be requisite. He did not mean to alter the system of levying money by Grand Juries, but to subject it to the most beneficial regulations. He could not conclude without stating another motive which had induced him to propose this measure. At this moment, he observed, when all the views of the late ministry in favour of Ireland had been defeated, when the hopes of all those who from honest motives supported the Union were blasted -when the Union was rendered merely nominal and barren, though there appeared no intention immediately to repeal it-when the present government was founded on an interdict against Ireland, and existed under a pledge to withhold from the royal ear the grievances and complaints of the unhappy people of that country; at such a moment as this, he hoped the house would concur with him in the opinion, that at least all the practical benefits ought to be conferred on Ireland which could possibly be obtained. He concluded by moving for leave to bring in a bill to alter and, amend the mode of leyying money by Grand Julies in Ireland.

The Chancellor of the Exchequer had no objection to the bill proposed by the hon. gent. The course of proceeding with respect to the bill, as suggested by the hon. gent., he thought altogether unexceptionable, he rose for the purpose of deprecating for himself, and those connected with him, the supposition of their being disposed to intercept the prayers of any part of his majesty's subjects in their way to the royal ear, or to the presence of parliament, however his senand yet that country was in reality subject to i timents might, differ from those of the right hon, gent, on some subjects connected with a large portion of the people of Ireland. He house, lest, if he should have sat silent while the Union was represented as a barren which fell upon the poor occupants; while ance of which was problemented, and its the rich proprietor, being abscut, payed none dissolution a thing seriously contemplated, opinions abroad. The interests of the two



ment.

Mr. Parnell defended his hon. friend, who might well be warranted in doubting of the policy of the Union, when the Imperial parliament was made the scene of disseminating religious dissentions, instead of diffus. ing, as had been promised by the authors of the union, political rights, by the extinc-

tion of religious divisions.

Mr. Wilberforce had listened with great satisfaction to the statements of the hon. mover, because he had thrown some light upon the situation of the Irish poor. He wished that the gentlemen from Ireland would always endeavour to enlighten the house with regard to the internal state of that country. This would be much more important with respect to the poor of that country than the discussion of any great political privileges. Dr. Mc. Nevin, one of the persons who had been engaged in the rebellion, had stated in answer to a question put to him, when examined before a committee of the Irish house of commons, that the peasantry would not give the value of the ink in the pen with which the clerk was writing, for emancipation The real happiness of the people depended more on the nature of their connection with their landholders and tytheholders, than upon those privileges. One of the best effects which he hoped for from the Union was the additional light, which it would enable us to procure with respect to the situation of the people of Ireland. If Irish gentlemen, and members of parliament, would study and point out measures, calculated to promote the internal comfort and prosperity of Ireland, they would do far more real service to their country, than by recriminating upon those who could not hazard the strong measures they might wish. Whatever difference of opinion there might be as to higher questions of policy, all, he trusted, would concur in endeavouring to promote the reformation of the abuses in that country; and with this view, he wished it to be considered, whether it might not be possible for the voluntary executions of the great landholders themselves to correct these abuses?

Mr. Mannice Fitzgerald begged leave to give an accurate and entire statement of the circumstance to which the hon. gent. had just adverted. This he could do with the most perfect correctness, as he had been a member of the Irish Committee. The question asked was, " what value the great body of the Catholics attached to what was

be yet remote from a satisfactory arrange- | called emancipation?" The answer wa as the hon, gent, had stated, that they did not understand it, and that they would nut give the value of the ink in the pen' with which the clerk was writing for it. This was, perhaps, true; but then this question was followed by another, viz. " what he thought would have been the effects of granting this emancipation?" The teply was, that there was nothing the rebel leaders dreaded so much; as it would have taken the peasantry out of their hands entirely, and completely destroyed their hopes of establishing a republic in Ireland. This was the real state of the case. The hon. gent. then proceeded-18 state, that in voting for the Union. he had combatted his earliest prejudices and feelings, and supported it with a view to the security of all establishments, and the restoration of a firm and lasting tranquillity to Ireland. He had done so under direct pledges on this subject sanctioned by the greatest names, and he never would have concurred in it on any other terms. But now, when he saw the evils aggravated, and none of the expected good effects produced, he, speaking for himself only, declared, that the Union was barren and nominal, and that no great benefit could result from continuing it.—The motion was then put and

> HOUSE OF LORDS. . · Tuesday, April 21.

[CAPTURE OF MONTE VIDEO.]-The Earl of Moira rose, to call the attention of the house to certain observations and erroneous reports that had been sent abroad respecting a deficiency in the quantum of ammunition with which the troops were furnished in the attack on Monte Video. Nothing could be more cruel and mischievous than the dissemination of such rumours, without any concomitant explanation to account for the circumstance they alluded to. What must the soldiers feel, if they were taught to beheve that they were sent into the field to encounter alkits dangers, and expose their lives, without being provided with the usual and adequate means that might render their valour efficacious, and give them an equality of chance with the enemy? So far from that being the case, he believed he might venture to assert, that so far from the troops being left without a due proportion of ammunition, he was pretty certain, that a some-what weater proportion of ammunition than what had been allotted to a similar service (the capture of the Cape of Good Hope)

ad Monte Video, but who were not destined for that service. Indeed, the difference of the nature of thee two expeditions would shew, that the proportion of ammunition was larger on the part of those who were not destined for an expected attack. But these matters would be placed in their proper light by the return to the motion which he should now have the honour of submitting to their lordships. The noble earl then concluded with moving an humble address to his majesty, praying that he would be graciously pleased to order, " That there be laid before the house an account of the quantity of ammunition shipped on board the expedition, under the command of sir S. Auchmuty, and of the quantity usually furnished for similar expeditions".

The Earl of Galloway conceived himself to be somewhat the cause of the observations thrown out by the noble lord who spoke last. It was true, that he had animadverted on the deficiency of ammunition under which the brave troops laboured who had so gallantly stormed Monte Video. In ma-king that observation he had rather in view to reflect additional lustre on that achievement, than to aim any attack by a side wind, or otherwise, on the late administration. No doubt, the inevitable inference from his remarks was a censure so far on the late ministry, but he did not single out any department of that government, much less any individual, as the peculiar object of his animadversion. If, however, the cap seemed to fit the noble earl, it was for that noble earl further to explain himself: he certainly was surprised that any noble lord, who belonged to the late administration, could have so far let himself down as to justify his conduct by squeezing it upon that of his predecessors in office, whom it was the constant study and practice of the late ad inistration to disparage and decry in the public estimation.

\* Earl Spencer defended the character of the late ministry, and observed, that the noble earl (Galloway) should have waited the return to the motion, before he proceeded to animadvert upon the conduct of the late government. For his own part, he never disparaged the merits of the capturer of the Cape of Good Hope; on the contrary, he was among those, who valued that passession much fligher than any, perhaps, of the present utinistry.

The Earl of Moira, in explanation, obsecond, that the deficiency of ammanition,

had been furnished to the troops who storm- to the actual want of that article, but to the difficulty of introducing it within the trenches.

> The Earl of Galloway would leave to the house to judge of the defence set up by the noble lords opposite. He should stand upon the ground lie had originally taken, and content himself with observing, that the general, employed by the late administration, had complained of the situation in which they had placed him; the officer, who achieved the capture of the Cape, had performed his duty, and made no complaint against any one. - After a few words in explanation, the motion was agreed to.

> > HOUSE OF COMMONS.

Tuesday, April 21.
[MINUTES.]—On the motion of lord Porchester, it was ordered, that Drake, who was confined in Newgate under an order of the house, should be brought up to-morrow, to give evidence before the committee on the Westminster Election Petition -Mr. White presented at the bar the following list of the committee chosen to try the merits of the Petition complaining of an undue return for Aberdeenshire: Tho. Bernard, R. Dawson, D. Jephson, sir J. B. Warren, John Patteson, Scrope Bernard, W. Taylor, D. S. Dugdale, lord Headley, E. Baillie, sir C. Hawkins, lord John Thynne.—Nominces, H. Erskine, sir J. Montgomery.

[Penryn Election - SPR C. HAW-KINS.]-Mr. A. Wright moved the further consideration of the report of the committee upon the Penryn Election, which being read accordingly, and also the order for the attendance of sir Christopher Hawkins,

The Speaker stated, according to the custom in similar cases, that then was the time for the hon, bart, to deliver his sentiments upon the subject of the charge advanced agaiust him.

Sir C. Hawkins, being present in his place said, he should leave his case entirely to the justice and liberality of the house, and then withdrew.

Mr. A. Weight said, that' nothing was more remote from his wisher than to hurt the feelings of the hon, baronet in question. The proceeding he was about to take, was not matter of option but of duty. The parties in the Pentyn election were strangers to him. The situation he had the honour to hold on the committee was the sole cause why he called the attention of the house to the transactions contained in the report. The report a inded to in the dispatches, was not owing contained ample grounds for the motions he

was about to submit. The laws which secured to the people a free and unbiassed exercise of the elective franchise, would be but a mere dead letter if the proceedings enumerated in the report were not animadverted upon. He was aware that no gentleman engaged in a controverted election, without depending much on the assistance of friends and agents, and the house would allow the benefit of that consideration, so far as it would weigh in estimating this case. But, he lamented to say, that in the present instance, the hon, baronet had committed the offences charged upon him, not by others but by himself. The former patron of the borough of Penryn having withdrawn, it was resolved by a large party of the electors to look out for a new panion, meaning by a patron a person who entier was to be a can didate for the horough himself, or to recom-The terms agreed upon mend a candidate. by these electors on which to sell their votes of the committee alluded to, he was conand interest, were 24 guineas a vote, and 10 guineas to each of the overseers A debutation, at the head of which were a Mr Stona and the Rev. R Dillon, waited on sir C. Hawkins, to whom he admitted the first offer was made, and the terms being acceded to, articles were drawn up and signed. These papers the committee had not been able, with every exertion, to get brought forward. But there was the parole evidence of a person of the name of Moon, who was himself one of the parties, of a Mr. Hitchcombe, and of a Mr. Chiltern, steward to sir C. Hawkins, to prove the facts, and the payment of a sum of money, by the direction of sir C. Hawkins, to Stona, how much Mr. Chiltern, though otherwise trusted in money matters, could not say, and an order to a person of the name of Rowe, to distribute this money among the voters. Mr. Chiltern could not say whether the notes were large or small, or how many were in the parcel. But there was proof that notes had been sent and distributed to the voters. The minutes of the evidence were before the house, and he felt it unnecessary to make any comment on them. The house would deal with them according to its own feelings. He should move, first, that the house should agree in the resolution of the committee, declaring that sir C. Hawkins had been personally, and by his agents, guilty of bribery and other corrupt practices in the late Penryn election; and he should then move, that the Attorney General be directed to prosecute sir C. Hawkins, and the others implicated in the said offences.

Captain Herbert had hoped that he should have had abler assistance in the defence of the hon, baronet and that he should not have been left to manage the whole case by himself, inadequate as he was to such a task He had particularly to lament the absence of an eminent gentleman of the law (sir A. Pigot), on whose support the hon, baronet particularly relied. Some important affidavits also were expected.

Sir W. W. Wynne thought the house ought to be cautious of procrastination. A threat of dissolution had been thrown out, and reports to that effect were very current. If therefore, the house wished to mark its sense of the offences contained in the report now upder its consideration, it ought to do so before it should be bereft of the power by the execution of the unparliamentary menace he reterred to.

Mr. Lee Keck said, that as a member vinced that there never was a stronger case made out for the consideration of the house, and it became them, consistently with their dignity, to come to an immediate determination thereon. He looked upon the proceedings by the Attorney-General as the most moderate course that could possibly be adopted, under the circumstances of the case. The Committee had shown every disposition of leaning towards the accused: and, therefore, instead of proceeding further of their own accord, had made it the subject of a special report. If the house should be of opinion that any suspension of procedure should take place, he should bow with deference to their determination; but as a member of that committee, he protested against any suspension whatever.

Mr. Hurst did not see the case in so strong \* a light as the honourable member; and in a case in which the feelings and the character of one of its Members were so much called in question, the house was called upon to give every possible facility to the defence.

The Chancellor of the Exchequer suggested, that the house could take no affidavits into account, and that his hon! and learned friend, who had been alluded to, could probably attend without inconvenience to-morrow.

Mr. Bankes wished to know from the hon. mover, whether there was any precedent for an instruction to, the attorney general, to prosecute in a case of this kind; he had fignself inquired, and he believed there was no precedent for such an instruction, without time further proceeding.

Mr. Wright was not aware that there was



my precedent: but he thought the proceeding he suggested the most consonant to the case.—The debate was then adjourned till to-morrow.

> HOUSE OF LORDS Wednesday, April 22.

BILL.] [SCOTCH JUDICATURE Erskine took a brief retrospect of the proceedings hitherto had relative to the Scotch Judicature Bill, and observed that he considered it of importance, previous to the motion of his nable and learned friend on the woolsack, for rejecting the present bill, that certain questions should be put to the Scotch Judges, the answers to which might perhaps give a new turn to the opinion of the house. It was his wish, if the house should agree to these questions being put, that the Judges should be treated with all that respect which the house shewed towards the Judges of England, and that they should be allowed such time as they might think necessary to answer them. He therefore gave notice, that he should to-morrow move to put certain questions to the Scotch Judges in attendance; and concluded by moving, that the lord president and two senior Judges of the Court of Session, and such other Judges of that Court as may be in town, should attend the house to-morrow.—Ordered.

Lord Grenville stated, that he had been summoned to attend a committee of the house of commons as a witness. Their lordships were aware, that there was a standing order which prohibited lords of parliament from attending the house of commons, or any committee thereof, without the per-If however, the mission of the house. house would give him permission he had .no objection to attend .- The Lord Chancelfor moved, that the noble lord have permission to attend. Ordered.

> HOUSE OF COMMONS. . Wednesday, April 22. 😘

[GOVERNOR OF CURACOA.]—Colonel Wood moved, that there be laid before the house a copy of the letter of admiral Dacres to the lords commissioners of the admiralty, dated 8th Jan. 1807, inclosing a letter from captain Brisbane, dated Jan. 1. 1807, communicating the intelligence of the capture of the island of Curacoa. The hon, colonel, on being reminded by he Speaker, that it was usual for hon, members, when moving for public papers, to state the ground upon which they called to them, declared that it was with a view to an inqui-

ry into the ground of the removal of the late governor of Curacoa, and the appointment of another (a connection of the right hon, gent. Mr. Windham), that he had

brought forward his motion.

Mr. Windham thought the motion objectionable, because no parliamentary ground had been laid for it. The usual course on the capture of any enemy's settlement was to appoint a provisional governor, until his majesty's pleasure should be taken upon the subject, and a governor appointed under the sign manual. Captain Brisbane had been appointed the temporary governor, as sir David Baird had at the Cape, and as had been the case at the capture of the Cape, last war, for certainly lord Macartney had not been the conqueror of the Cape. If the hon, colonel should ask why captain Brisbane had not been continued in the government, he had only to answer, because another had been appointed. It would be for the house to determine, whether the hon. gentleman's motion should be entertained on this ground, and after what they had heard lately of interference with the king's prerogative, he did not think the house would go into an inquiry, why his majesty had thought proper to appoint this or that person governor of that Island. If the person who had been appointed, was not qualifted for the office, either by his profession or his services, the house might inquire. It would be a bad rule in general that the person who conquered an Island should be continued in the government of it. The man who made a musical instrument was not always the best to play upon it. There was, however, another question to be considered, whether Captain Brisbane himself would have liked that office? as an active command was thought generally preferable to the government of an Island. But it was for the house to decide whether the motion should be agreed to, or not.

Lord Castlereagh felt himself involved in considerable difficulty by the motion of the hon. Colonel. The house would be sensible that there was no instance of the exercise of the royal prerogative in which they ought so little to interfere, as the appointment of his officers by his Majesty. Many of the officers who had achieved conquests, had attracted particularly the attention of the crown, and were continued in the government ofthe settlements they conquered. But that. was not a general or an absolute rule. As, therefore, the hon. colonel had not stated. as the ground of his motion, that the per-

son who had been appointed was unfit for the debate to be resumed, was. That the the office, he hoped he would safe the house do agree to the first resolution of the the delicacy of deciding upon a question, special report of the committee, namely, for which he neither had made out, nor pro-fessed to make out any case, by withdrawing agents, was guilty of bribery and corrupt his motion, especially as any discussion upon such a question, would rather detract from, than enhance the high and distinguished character of that gallant officer, who was the particular object of the motion.

Colonel Wood said, he had brought forward his motion only in defence of the rights of a gallant officer, who had great claims upon his country. He did not mean in the smallest degree to object to the gentleman who had been appointed; but as it appeared to be the sense of the house, that the motion should not be entertained, he had no difficulty in withdrawing it, at the same time observing, that it would be more for the interest of the country, that ministers should appoint persons of high claims to such offices, rather than provide for their own connections.

[THIRD MILITARY REPORT]-Lord A Hamilton rose, and, in allusion to a notice motion on the subject of the Third Report of the Commissioners of Military Enquiry, respecting the case of Mr. Alexander Davison, he now begged to ask the right honourable the chancellor of the exchequer, whether any proceedings had yet been taken by government, in consequence of that part of the report? or whether it was the intention of his majesty's present government to follow up that business in the same spirit as their predecessors?

The Chancellor of the Exchequer informed the noble lord, that no change whatever had taken place in the proceedings or intentions of government upon that subject; but he understood it was the intention of the preceding government that some further enquiry should take place previous to the commencement of any process, civil or military, thereon. He had felt it his own duty to make some enquiry as to the further proceedings which had since taken place, and he found that no diligence or exertion months. had been wanting on the part of those to bringing it to a speedy issue.

[PENRYN ELECTION—SIR C. HAWKINS.]
-Mr. Atkins Wright moved the order of upon the Special Report of the Penrym! Election Committee.

The Speaker stated, that the question in

practices, with a view to influence the last election for Penrhyn.—On the question being put,

Captain Herbert rose. He said he was disposed to allow the special report of a committee every due weight and authority; but was of opinion, that the house had the right to inquire into and discuss the grounds of that report. If a special report were final, then the first proceeding of the house would be to order a prosecution. But the house, on the contrary, ordered the minutes of the evidence to be laid on the table, in order to examine whether the report was borne out by that evidence. . It was for the house to consider, whether the mortification of the person concerned, and the penalties to which he was subject, were not sufficient punishment without any further prosecution. Besides, unless the evidence were such, as to be satisfactory to the minds of a which he had given upon a former day, of a jury, the question ought not to be sent into a criminal court, because the acquittal by a jury, would take from the weight of a decision by a committee of that house. The hon, gent, then proceeded to comment upon various parts of the evidence to shew that the hon, bart, had not been intentionally guilty. He shewed that the evidence of Stona and Moon was contradictory with respect to the agreement, and that there was no evidence whatever that could be made the ground of a decision in a court of law. There was no proof of any agreement, or that any agreement had been acted upon a and he put it to the house whether, upon . this doubtful evidence, they would, by agreeing to the resolution, prejudge a question that was to go to a jury. It was not unusual with the house to pass over special reports of committees, for instance, in the Berwick and Cricklade cases. And upon these grounds he moved an amendment, that the debate be adjourned to this day three

Lord A. Hamilton had attended particuwhom that subject was referred, towards larly to the evidence for the last five weeks. and declared the impression upon his mind to be the very reverse of that stated by his hon afriend. This appeared to him one of the day for resuming the adjourned debate the skyongest cases that had ever been brough before parliament. He had served upon may committees, and knew the acrus pulousness with which their reports were cort of a committee than when it went to riminate a member of that house. The seech of his non friend was not in mitigation, but for the complete abandonment of punishment. He should therefore vote for the resolution.

Captain Herbert, in explanation, asserted that he was authorised to state, that no agreement existed at the late election, and declared upon his honour, after every inquiry he could make, that no such agreement ex

isted at that election.

Mr. Lee Keck argued from the evidence. to show, that the report of the committee was fully borne out by it. . He did not think he had secured his seat for another place, should be in a different situation from others under similar circumstances, because so far a member of that house.

Mr. E. Stewart contended that the house had delegated its powers to the committee, and that it had then only to determine what proceeding it should adopt upon the report. One fact was certain, that the hon, baronet had agreed to give 24 guineas to each voter, and the gentlemen who had read the minutes would agree that this was one of the grossest instances of barefaced bribery that had ever been brought under the consideration of parliament.

Mr. Hurst explained the reasons that governed his conduct, both in the committee and since. He considered the evidense with reference to the criminal law of the country. The proceedings upon that evidence neight be for the expulsion of the hon, baronet, or for a criminal prosecution, and before they should determine upon either, he thought the house ought to consider whether the evidence was such as to bear it out. The evidence of Stona and Moon was contradictory, and if he were to decide, he should say, that material to come to a decision, for if it was neither was to be believed; concluding not come to now, it would not come to it at therefrom that no agreement existed. He had no knowledge of the hon, baronet until the house blink the present question, and after the report of the committee, when in a conversation he had with him, that hon. baropet had declared to him upon his honour, that no agreement was ever entered into by stion, and thought the resolution of the com-

C. Hawkins might deny, still, as his agent grand jury, and fully warranted by the evi-(who must be considered as an unwilling dence to send the matter to a special jury in witness,) had admitted it upon his cath, he a court of justice, where it would be tried could not but believe that there we such an with perfect impartiality.

There was no case in which agreement. If the agreement was of a difregister confidence should be placed in the ferent nature, and not for giving twenty for the committee than when it went to guineas a man, to the voters, why did not six C. or his agents produce that agreement which had taken place? Mr. Stona said he burnt those pripers; but it was easy to guess what sort of papers those were that people were so eager to burn. He trusted, therefore, that the kouse acting upon the principle, that he who bought his seat would be most likely to sell his vote, would, with a view to purify itself, adopt the same course that had been pursued in the Cricklade, Shoreham, and lately in the Aylesbury case. and throw open the borough of Penryn, with a view to prevent similar bribery in future.

Mr. Windham said, that he knew nothing it just or fair, that the hon. baronet, because more of the present matter, than what he had heard and read in the course of this evening's discussion. He thought that too much had been said on the subject of purias Penryn was concerned, he was no longer fying the house in the estimation of the country. We ought always to be actuated by such a motive, but the great object should be first to know our duty, and then to pursue it. Such language seemed rather to suggest, that some victim should be sacrificed for the reputation of the rest. He lamented that the house had not seen reason to hear the indirect evidence which an hon, member had proposed to introduce. He wished then to lay aside all extripsic considerations; and concluded with saying, that he would not vote at all on the question, not feeling competent to decide upon it.

Mr. Whitbread professed, that he was not in the same situation with his right hon. friend. He had examined the evidence with the utmost attention, and thought the case perfectly clear. But this was not the time to enter into the evidence. The committee appointed by the flouse had come to a decision, and the house were now to determine whether their resolution should be adopted. They were not calling for a victim, and it was all. What would the country think, should say, in effect, that the offending member shall not be punished?

Mr. Rose had read the report with attenmittee well warranted by facts. He con-Sire W. Wynne said, that whatever sir ceived the house were in the situation of a

My Simeon did not think the discussion a probability of an election soon taking deatht to be deferred.

Mr. Lethbridge thought that there were grounds for putting the hon. member on his trial, though the opinion of this house was not binding in any other couft.-The previous question was then put and negatived .-A discussion then arose on the original ques-

Mr. Simeon thought the redution was not founded on evidence sufficiently clear. He observed that there had been corruppractices, but he did not think that actuabribery had been proved. He drew a distinction between agreeing to bribe, whic' he thought had been proved, and actual bribery which he thought had not been proved In support of this opinion, he commented a considerable length on the evidence in the report of the committee.

Mr. Leycester argued also at considerable length from the evidence, from which he drew an opposite conclusion, and considered

that bribery had been made out.

Mr. Hurst repeated his former arguments, and added, that giving the pound notes in stead of a dinner could not be considered as

bribery.

Mr. Swann (member for Penryn), declared, that he never heard of such an agreement, at the time he joined his interest with sir Christopher, and if he had believed that there was such an agreement, he would not have joined him. He would state for himself, and for 162 freemen of Penryn, who voted for him, that they knew of no such agreement, and if they had, they would not have given sir Christopher their independent votes. [A laugh.] He knew the town of Penryn well: they had never asked from him even a single solitary shilling, and he knew they were not corfupt. [A laugh.] As for the business of the one pound notes, it was this: he had always considered it necessary to follow an old custom, which, perhaps, would be more honoured in the breach than in the observance," of shewing some attention to his constituents. Instead, liowever, of opening public houses, he found that it was less expensive to distribute small sums of 5 or 10s. a mail. When a compromise was made between his friends and those of sir Christopher, it was thought right that sir Christopher should give a dinner; but afterwards, the one pound notes were substituted in the place of a dinner, and were certainly only meant as a mark of attention, and by no means as a bribe, as no opposition was expected in the borough, nor was there Vol. IX.

place.

The Chancellor of the Exchequer thought the house must feel, that after the report of their select commistee, they were bound to take some proceedings on it, and order a prosecution. It did appear to him, that there. was upon the face of the report sufficient evidence to justify the resolution that the committee had come to. He preferred a prosecution to expulsion, as it appeared to him a little unfair that he should be first punished by expulsion, and then sent to a trial. where, perhaps, he might be acquitted. he had been returned for but one place, the house could have done nothing more than order a prosecution.

Mr. Bankes said, there was no instance on the Journals of a member being ordered to be prosecuted, and yet allowed to keep his seat. He instanced the cases of Mr. J. Ridge, in the reight of queen Anne: Mr. Carnagie, in the year 1715; and sir A. Grant, who had all been expelled from the house, and afterwards ordered to be prosecuted. The Shepherds, father and son, were expelled and prosecuted for bribery, in the If sir Christopher had been reyear 1700. turned for but one place, the report of the committee would have immediately deprived him of his seat; and he did not think that he should be in a better situation, because he had been returned for three places.

Mr. Fullet was sorry to differ from the hon, gent, who spoke last; but he thought hat nothing was fairer than to send the member to another tribunal, and the house right afterwards act upon its decision.

Sir W. W. Wynne thought that when a ommittee had reported any member of that souse to be guilty of bribery, he should be no longer permitted to sit among them.

Mr. S. Bourne shought, that the house ight not both to inflict the punishment of xpulsion, and order a prosecution. much preferred the latter course, and thought that if he were found guilty upon a trial in a ourt of justice, his expulsion from that iouse would be merely a matter of course.

Mr. Whithread said, that he could easily onceive a case, although he would not say hat this was that case, where a person might be acquitted in a court of justice, and ret where the house of commons might be so convinced of his criminality, as to think it necessary to expel him. In the present instance, however, he was for the prosecution. -The gallery was then cleared, but we understood that the resolution of the committee

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was, adopted without going to a division. While strangers were excluded, Mr. Atkins Wright moved, That the Attorney General Be directed to prosecute sir C. Hawkins for bribery, &c.; to which motion Mr. Bankes shoved, as an amendment, to leave out all the wordsafter" That," and to substitute, "sir Christopher Hawkins be expelled."-After debating some time, Mr. Bankes's amendment was withdrawn. The original motion for an address to his majesty, praying him to direct the attorney general to prosecute sir C. Hawkins, was carried, as were also similar motions for the prosecution of eighteen persons of the committee of the electors of Penrhyn, who had fixed the price for which the votes were to be sold, and who had invited sir C. Hawkins, by a deputation from their body, to purchase them.—It was moved by Captain Herbert, that Moon, an accomplice in the transaction, but who had given evidence before the select committee of the house of commons, should also be prosecuted by order of the house. This motion was resisted on the ground of his having already given evidence before the committee of the house, and of his testimony being essential to the prosecutions that had been ordered. The house divided on this question · For Captain Herbert's motion 13, against it 46,

House of Londs.
Thursday, April 23.

[SCOTCH JUDICATURE BILL.] The order having been read for the attendance of the lord president and other judges of the court of session, five of the judges of that court, namely, the lord president, the lord justice clerk, lords Glenlee, Cullen, and Newton entered the house, and took their seats in chairs provided for them in a space inclosed without the bar.

Lord Ersking then addressed their lordships on the important subject under consideration, the end and object of which was a considerable improvement in the adminis tration of civil justice in Scotland. His lordship took a review of the proceedings which had taken place in the present and in [

Hol noble friend to be highly beneficial argued forcibly for the introduction of Trial by Jury as Recognised by that bill; and which, with buch an airangement of the business as would separate the law from the facts, would in the Scots courts constitute a great part of that remedy. He likewise argued in support of various other parts of the bill, and the superior advantages of a division of the court of session into three cham- . bers, instead of two, as proposed by the other bill of which the noble lord (Hawkesbury) had given notice. A division of the court into two would be a good thing, he said, as far as it went; but it would not operate as a remedy to the evils complained ot; no more than if, should he have sent for a surgeon to perform an operation on. him, that surgeon, instead of the faithful discharge of professional duty, should make him a present of a horse or a carriage, or set him down in his will: these would all be very good things, and argue a very friendly disposition in his surgeon, but would be no remedy whatever for his complaint. He also argued, that the court of review, as originally proposed, was not contrary to the spirit of the Scots union; and that some establishment of the kind was essentially necessary to diminish the number of appeals. In the course of his speech the noble lord adverted to eighteen or pineteen questions, which he read, and which he proposed should be put to the learned judges then before the bar, for their opinions upon the same. The first question, which was afterwards read from the Wool-sack and the question distinctly put upon it, was to the following effect: "Whether, in the action for the recovery of personal property, or for the vindication of private wrong, especially where parole proof was necessary, the expenses of the proceedings, according to the present mode and practice of the court of session, did not, in very many cases, greatly exceed the value of the ding at issue, independent of delay and other inconveniences?" The leading propositions in the subsequent questions were-1, "To learn what degree of power the Scots courts now posthe last session, in reference to the bill now sessed within themselves to reform the inpending before their lordships, and noticed conveniences and evils complained of. 2, the general admission that evils did exist in Respecting the preferable division of the some parts of the administration of the court of session into two or into three cham-Scots laws, which were even, felt to affect bers, with a view to the more efficacious rethat house in its appellant jurisdiction, and medy of the evils complained of. 3, Resfor all which a speedy and efficacious reme- pecting the effects of the introduction of dy was d clared to be necessary. For these Trial by Jury into civil causes; and of enobjects, he held the bill brought in by his abling the court to separate the consideration

of law from that of fact. A Respecting tion. The lord justice clerk observed, that the diminution of the number of appeals much would depend on the consideration. tablishment of such a court, with judges, as proposed by the bill, be inconsistent with the Lord Chancellor stated, that the rule the 18th and 19th articles of the mion was, that the reasonings upon which the and agreed to. On the question for proposing the subsequent queries,

Lord Grenville made a few observations, importing, that the whole of these should the Scots judges then present do attend to be considered as referring to, and arising deliver their answers on Monday next at out of the measure he had the honour to three o'clock. There was no other bill before the house no her measure could therefore ving resolved itself into a committee on the be regularly adverted to. He deprecated Loan Interest bill, the idea of the least ground existing for an

the articles of union.

The Duke of Athol felt it incumbent on him to allude to the situation in which the las lords of Scotland were then placed in that house, and expressed his wish that the these respects, were brought in; and which tain excesses of the sinking fund. their answers

The Lord Chancellor deprecated every ide that the situation in which those rethe impracticability of getting such a bill through, as hinted by the noble lord -The to call their lordship's attention. question was then put, and the remaining queries were ordered to be put to the Scots

The Lard Chancellor then inquired of these learned judges as to the time at which they could conveniently give their answers.

The Lord President replied, that for his own part, he had no objection to answer the queries forthwith, if such were the pleasure of the house; but his learned brothers might think differently; perhaps tomorrow, or Monday might therefore be more conve-nient. He wished permission from the house to offer a few observations to their lordships. [A general cry of go on! go The lord president was then entering upon some degree of detail; upon which, confine himself to the subject of the ques- a large proportion of the war-expenditure

to the house of lords, which hay be natu-tally expected from the est olishment of a court of review; and whether an establish-the inconvenience of detaining the Scott ment of the kind would not be necessary for judges much longer in town; and hoped that purpose. And lastly, whether the es- their lordships would not fix upon a longer, interval hau Monday for receiving the answers.

with Scotland?"-The first question was put | opinions were founded should be delivered viva toce; but that the results should be in writing —The questions, as proposed, were then ordered to be printed, and that

[LOAN INTEREST BILL.] The house ha-

Lord Auckland said, that the general purapprehension that any thing proposed would port of the bill was necessary towards the overturn the court of session, or clash with due execution of the great finance measure brought forward by the late government. That measure had provided an extraordinary annual supply of 32 millions, during an indefinite continuance of the present war, and had assigned, for the liquidation of that suplearned lord's proposed bill for placing the ply, certain proportions of the war duties in Scots and Irish judges on an equality in a revolving series of 14 years; and also cer-This . he seemed to think might be passed before important object would be attained with a in would be necessary for them to deliver strict regard to the public faith, and without any new taxes or new burthens for the first 3 years, nor for any subsequent years, except to a small and in perceptible amount. spected personages then stood, was in the But the new ministers had made a change smallest degree disgraceful, and adverted to in the bill as handed over to them by their predecessors and to that change he wished lord-hips would recollect, that in the year . 1797 recourse was first had, by the pre-eminent minister of that day, to the principle of raising a considerable portion of the war-That principle supplies within the year. was pursaed in the convoy-duties, the treble-assessed taxes, and the income tax. In 1802, on the cturk of peace, Mr. Addington (now lord Sidmouth), found-the, income fax charged with 50 millions, and an unfunded debt of 40 millions. The noble lord took the hold resolution to fund the whole 96 millions, and 'n provide permanent taxes to pay the interest. It was a re-solution dictated by a judicious, provident, and energetic policy. When the war broke out again in the following year, the noble the lord chancellor informed him the must lord reverted to Mr. Pitt's system of raising

property-tax, and various war-duties on excise and customs. Subsequent additions had been made to those several modes of supply, and particularly in the last session, when the the property-tax from 61 to 10 per cent. In the result, the whole annual produce of the war-taxes is now estimated at 21 millions; of which 111 are furnished by the propertytax, and of by the excise and customs. Lord Grenville's ministry, in adjusting their plan of finance, had determined at all events not to burthen the country with the property-. tax beyond the duration of the war, and had therefore pledged only the war-duties of customs and excise for the liquidation of wich war-loans as might remain unredeemed on the return of peace. This eventual restriction had been censured and resisted by their opponents as unnecessary and unwise. But what was the line now adopted? Those who contended that the whole consideration should have been left open and unfettered to the return of peace, have still further restricted the pledge in question, and have confined it to the war duties of excise. objecting to this restriction, he (lord Auckfand) did not mean to argue that the pledge was insufficient, though certainly it was a violation of the engagements made with the contractors for the loan. But he strongly censured the selection made, and thought it the worst that could have been adopted. The war duties of excise, so far as they affect the malt, cannot be continued after the war without injury to the landed property; so far as tobacco. spirits, and tea, are concerned, those duties cannot exist after the return of peace, with safety to fair trade and to the revenue. The war duties on customs, which Were at all events set free by the change made in the bill, consisted of duties on imports and exports, and on the tounage of shipping. He could not hesitate to asert, that some of those duties were the least exceptionable of any of the war duties, to be continued on the return of peace. It appeared, however, in the votes of the house of commons, that a petition seginst the finance measure had been presented by cerbasin persons, on the part of what they called the shipping interest;" and that petitions understood to have ediationed the selection to which he objected. • He had reason so believe that the petition was signed by very few of the respectable men who the shipping property of the British his best at any rate it was sounded in

within the year, and accordingly proposed the a total micronception or misrepasse station of the subject. The tonnage duty in quest tion and its produce were so inconsiderable, that they could not have any perceptible effect, even if exclusively levied on British ships; but, in lent, the duty is imposed on the ships of all nations, and, therefore, so far as it may operate, the competition was left where it was found. The petitioners are equally unaccurate in asserting that injury had resulted to them from the encouragement given to the trade of neutral nations. It would be an untruth on their part to say that any encouragement had been given by the late government to neutral trade, beyond what the law of nations, as declared by the court of admiralty, had allowed; or beyond what is necessary to the export of our manyfactures, the interests of which would otherwise be sacrificed, without doing any good to what is called " the shipping interest," Parliament had heard much of this same "shipping interest," and through the same agency, in the last session. And it had been made the watch-word against the American intercourse bill, the effects of which bill, he was prepared to prove, had been peculiarly beneficial to British shipping. He had no doubt, that if amidst the debates on that bill, the late ministry had then been removed, the whole nation would have been stunned with the same senseless and unjust cry about the " shipping interest," which is raised at the present day respecting a more serious subject. The words "shipping interest," and " the protestant church," vibrate forcibly on a British ear. He reprobated the misuse of such seuseless appeals, and was not afraid to reprobate them, because no individual in either house of parliament had shewn himself more openly sonore zealously, or more uniformly, attentive to the interests of British navigation, or to the more essential of all public objects, the safety of the church of England. He must tament the political depravity of those who raised such cries, and the folly of those who were misled by them. Little minds have in all ages availed themselves of these occasional perversions of popular opinion; gresseminds have always been apt to disregard and undervalue them. War-whoops of this description had been made the chief engines in the dissolution of the French monarchy; and the mere word " aristocrat" had brought to the guilenine thousands and tens of thousands of the nobility and magistracy. His lordship concluded his speech with spating several details

of the flessishing state of commerce and rewenue as exhibited in the printed accounts which he had laid before the louse. Through the whole struggle of the last fourteen years, our progressive means had kept pace with our progressive means nao tepr pace with our progressive expendition: and the mance measure as prepared by his noble friend (ford Grenville), and as explained with such eloquence by the late chancellor of the exchequer, had taught the coupiry to place a well-founded confidence in its own energies, and to look without dismay to the difficulties and dangers of the war, to whatever length it may be carried by our powerful and im-

placable enemy.

The Duke of Montrose thought it necessary to say but a very few words upon the subject. He had nothing to do with any cry that had been raised against the late ministers, and he should therefore confine himself to the amendment in the bill to which the noble lord objected. It was well known to those acquainted with the subject, that during a period of war a great quantity of tonnage was employed by government, and that on a peace taking place all this tonnage being thrown out of this employ, there was for 2 or 3 years a greater quantity of tonnage than could find a market. It was therefore of great importance to release the tonnage at a period of peace from the war duty, and it was with this view that it had been taken out of the pledge as originally contained in the bill. The security left to the public efeditor was amply sufficient in the duties which remained pledged, and therefore he did not see that there was any well founded objection to the alteration in the bill.

Lord Sidmouth went over the financial plans of his own administration, of the administration which succeeded, and the principal points of the plan of the late ministers, of which he highly approved. He also approved of the conduct of the present ministers, with respect to the disposition which they shewed to carry into effect the plan of the late ministers. With respect to the alteration which had been made in the present bill, he thought it had better not have been nature of the security pledged to the public creditor, leaving in fact an amply sufficient security, he thought there was no material objection to it.

of a question of considerable importance on

absence of a noble duke, who from his aid. tuation must be peculiarly qualified to give the house information upon a subject like the present.

Lord Mulgrave defended the alteration in the bill, and commented upon the permicious effects of the system of Necker in France. He did not mean to apply this to the plan of the late ministers, but it was necessary in point of principle, that these things should be adverted to. The public creditor was amply secured under the bill

as it now stood.

Lord Grenville said, he differed from the noble lord on the cross-beach (Sidmouth). with respect to the disposition of the present ministry to carry into effect the financial plan of the late ministers. He, on the contrary, thought they had shewn a disposition to frustrate, and as far as possible, render it nugatory. The present measure, it should be recollected, was only a very small part of that plan; and he much feared that they would not have to discuss the remaining parts in that house. Much had been said and written, to prove that the late ministens might have easily raised taxes to provide for loans; and it had been charged against them. that they had only brought forward taxes which their predecessors had rejected. Some of those, however, who made such charges must know, that Mr. Pitt, in 1805, found it impossible to raise more than 400,0001. by new taxes, without resorting to 10 per cent, on the assessed taxes. In like manner, the late ministers found themselves equally incapable, in 1806, of raising more than 400,000l. by new taxes, without also resoring to 10 per cent. on the assessed taxes. It was, however, evident, that the assessed taxes could not be carried any further and. under this difficulty, the late missiers had to consider of a plan by which the war might be carried on with all the energies of the country, and without imposing any additional burdens, or, at least, if they were, that they should be of trifling amount. The only effective play which could, under such circumstances, be resorted to, they found to be a resolving series, that was to say, that made, but as it nominally altered the Iso large a sinking fund should be created, by means of pledging the war taxes, for the extinction of the new debt incurred, that the debt should be extinguished before the whole of the war taxes should be thus pludenth Lord Kinnaird commented strongly upon this leaving the portion of the war taken the absence of ministers on the discussion first pledged at liberty to be again applied to a like purpose, and thus affording the chess a former evening, and upon the continued of carrying on the war for an indefining

This system had met with the appearances. To impute improper motives to parliament and the public, and any ministers or to any legislators, he knew the contract being made for the last loan, was irregular; but he must take leave to say, which was one of the most advantageous that if his majesty's present ministers had contracts for the country ever entered into, determined upon the ruin of the new system the favourable nature of the terms of the Joan for the country, the person who was then signing the contract declared that it was the consequence of the financial plan then before parliament. Thus the whole amount of the war caxes were pledged to the public creditor. It never before had been thought of to take away a specific pledge from the public creditor. It did not become him to speak of the plan, in the forming of which he, as one of his majesty's late ministers, had a share, but the present ministers found that they could not bring forward any one better. Not being able to form a better plan, they must, however, do something; they must, they thought, make some alteration, and thus had arisen the alteration in the bill, which was a direct violation of public faith; and not content with eltering the nature of the security, they placed it on those taxes which were justly considered to be the very worst which could so pledged, and which had been so considered in another place by gentlemen now administration. He was perfectly aware that the security which remained, namely, 6,000,000k was amply sufficient to pay 1,200,000l.; but still he contended, that the alteration was a violation of public faith, insemuch as the whole of the taxes included in the original plan were the specific security to the public creditor. His noble friend on the other side (lord Mulgrave) had spoken of the plans of Necker, and the ruinous consequences which they produced in France. The plac of Necker was simply this, he berrowed money without making provision for the payment of the interest, and then added the interest to the loan of the next west, and so on successively. Such a system must peccharily lead to ruin, and he wished to dwell particularly upper this system of borrowing money one year and adding the interest to the loan of the mext, because her had reason to believe that a plan was in cong we which was this very system, namely, to borrow money one year and aid the inincluded on the other side not to give ear same plan, if any such should be proposed these, as it must inevitably produce the The Earl of Westmoreland. I submit to compare and the mest deplacable con-

some person near him having observed upon of finance, they could not have adopted measures more effectual for that purpose than they had already pursued. He did not wish to alter the bill now before the house; their lordship why he did not: it would involve a question of privilege between the two houses, as it was a money bill; but he protested against the amendment introduced into it by the present ministers; and he did the same thing against the system which, he knew, was preparing upon finance. protested too against the clamour which was raised by persons denominating themselves the shipping interest of this country, against the American intercourse bill, which was, in truth, a bill to save the West-Indies from famine, and to save us from breaking the law passed for that purpose. He protested no less against the conduct of those who circulated alarms concerning dangers which they knew did not exist. They knew, said his lordship, that the measure lately proposed to parliament did not endanger the established church of this country; they knew there was no danger in that measure, at the very time they were so busily employed in raising a clamour against it. I know they knew it; for this reason, because there is hardly one of his majesty's present ministers who has not come forward with promises to make concessions to the Roman catholics-

The Earl of Westmoreland rose to order. He submitted that the noble baron had transgressed the rules of order, in alluding to what was not before their lordships in any shape whatever.

Lord Grenville. My lords, the bill before your lordships is a bill for providing for a supply to support the public service, and the government of this country; and if the noble lord who calls me to order, knew properly the order of debate in parliament, he would be aware, that, upon the discussion of such a measure, every thing that has a bearing on the conduct of those who compose the king's government, is the subject of debate, if necessary; that a member of par-liament may always bring any part of that government before the house of which he is a member, on the discussion of a question of supply.

of this house to say that any person in his inagesty's confidence circulates opinions which he knows to be untrue

Lord Grenville. I hope the noble earl will not forget that he concerred in a measure, when he was lord line enemt of Ireland, when the Irish parliament was advised by him. to consider the state of the Irish catholics.

The Earl of Westmoreland. The noble baron is perfectly welcome to allude to any part of my conduct, and I am ready to defend it; but I do not see what appplication it has to the matter now before the house.

Lord Grenville. My lords, I know the right which belongs to a member of parliament; and nothing shall deter me from its exercise on occasions that call for it. I know that I have a right in this house to carvass the conduct of every part of the government, on a question of supply. I know I have a right to allude to the clamours which may have an effect on the public. My observations on what passed in Ireland was for the purpose of vindicating myself from the imputation of having said what I know would have been unpariamentary; I mean alledging of a member of parliament, that he had circulated opinions which he knew were not true. That I did not say: I had said, among other things, that to agree to the amendment which has been in this bill was, in my opinion, highly impolitic; and I then observed, that endeavours had been made to circulate unfounded clamours; but I think it impossible for any of his majesty's present ministers to countenance such clamours, because there is hardly one of them who has not been a party to a proposition which was made in parliament, for much greater concessions that he Roman catholics than that which was lately proposed, and upon which such endeavours have been made to excite a clamour; to create a false and unfounded alarm of danger to the country, and especially to the established church. I say, again, that his majesty's present ministers must be convinced of the fact, that no danger could arise to this country from the measure which was proposed in favour of the Roman catholics; because there is hardly one of them who has not in parliament assented to a measure of much more extensive concession to the Roman catholics; and more es pecially the noble earl, who has thought it proper to call me to order: for the measure he proposed to be adopted in Ireland was much more in favour of the Roman catholics than the measure lately proposed.

say farther, that the system of finance which I suspect to be about to be adopted by his majesty's present ministers, but, show all the clamour which is about to be introduced into this country on the subject I have allowed to, may, if not repressed, lead to the miseries which we have witnessed in France.

Lord Harrowby observed, that he had now ver known an instance where the terms agreed to by a chancellor of the exchequers in his private room, were held to be binding on parliament and the bing.

Lord Grenvelle informed, the noble lord that resolutions and been passed by the house of commons previous to the negotiation of the loan.

Lord Harrowby still maintained that there did not exist sufficient ground for him to alter his opinion on the subject. Was not the faith of the public pledged for 20 years The great and comprehensive mind of him. noble friend, might enable him to have a view of things which were not cognizable to persons who possessed a more moderate share of understanding; but, from all the details of the circumstances relative to the loan, and from the application of the wat taxes, it appeared clearly to him, that the measure was too extensive in its nature, and effects, to be considered binding on parliable ment. According to this plan the sinking fund would be lowered, when other fund were raised by the general prosperity of the country. He insisted that it was improductto state what we should do at a time when it was impossible for us now to ascertain. what contingencies might possibly arise.

Lord Grenville maintained that every possible care was taken to provide against every contingency. The public faith is fact, was more than kent with the sublic credit, tor, whilst, at the same time, the blass was such that it secured the public, as far as any general and comprehensive system, possibly could do, on the different changes in the price of the funds.

Lord Hawkesbury said, that although her felt serious objections to this financial manager, yet be should not object to the bill'as going through parlament for the property year, trusting that it would will assessing posite the future and deliberate examination of parliament, and that the opinions which other persons might be inclined to effect one the subject, would meet with due examination of such sentiments. But trusted that they would be better spiritally form an opinion as to the measures should proper to be adapted. He denied that There

THE THE REAL PROPERTY IS NOT A COMMENT BUT

which of faith with the public crewithough the duties upon exports and and upon tonnage, were excluded those war taxes mortgaged for 20 The most that could be advanced that the contractor had a diminished abturity, but that remaining security was amply sufficient. He also denied, that the faith of parliament was, in any measure, pledged to abide at all events by any proposal extered into between the chancellor of the exchequer, and the contractors of the loan, so as to preclude all examination and discussion in that house of parliament. He considered that it was, in itself, a step, rash and improvident, that the duties upon tonnage, and upon exports and imports, should be mortgaged and pledged to the loan contractors. The duty upon tonnage, in particular, was originally and professedly imposed by the late Mr. Pitt, as a mere temporary war tax in order to pay for the expenses of convoys. The ship-owners had therefore felt themselves aggrieved, when they found this war tax was to be continued after the conclusion of peace. For his own part, he approved of the system of our navigation laws, to which we were indebted for much of our naval superiority; and he considered it therefore unwise to submit to a relaxation of that system. He denied what had fallen from the noble lord (Grenville), that the epposition to the late ministers' measures respecting the Roman catholics had arisen from clamour; on the contrary, he believed this opposition to be the result of sound good sense; and that a great majority of the people of this country had disapproved of the measures adopted, and in contemplation, by shat noble lord and his colleagues, for making farther and farther concessions to the Roman catholics.

The Earl of Lauderdale declared that he had never heard within the walls of that house an astertion which tended more to sap the foundation of the credit of the country, than that which had just been made by the mobile secretary of state. Was the assertion to be gravely listened to be this period of the world, and under the present mobile solutions of the house of circumstances; that the public should not give read to the resolutions of the house of land that been obtained? Was this the rule of the house of

could noble ords who had come into office, at least underly implied pledge, could they be the first toyrecommend the breach of a pledge which Nid been made by his majesty's ministers ? There was another circumstance to which he begged the attention of their lordships, some allusion had been made to the excitement of popular clamour: but he would ask the house, in what part of the county, that clamour was most excited? Let noble lords look to Northampton: let them look to the election advertisement of the chancellor of the exchequer, and let them then say whether, at the time of the riots in the year 1780, more diligence or more zeal was then used by lord George Gordon to excite popular clamour, than had been made use of on the occasion to which he alluded. He considered, in fact, that the act that gave sanction to such an outery, without daring to avow its object, was most highly culpable. If, on the other hand, the circumstances which occasioned the late ministers to go out of office, were taken fully and seriously into consideration, he was firmly convinced that every liberal-minded man would most unequivocally declare that those facts were most highly honourable to his majesty's late ministers. For the part of the country with which he was most particularly connected he could answer (and they were a thinking sef of people), that the great majority of them applauded the liberality of intention. and the firm and dignified constitutional conduct of his majesty's late ministers.

The Earl of Buckinghomshire felt it necessary to make an observation on the allusion that had been made respecting the conduct of a noble friend of his whilst lord lieutenant of Ireland, under whom he had acted at that time. It was true that his noble friend, in his speech to the Irish parliament, recommended the granting of certain privileges to the catholics; but these privileges were not intended to be extended farther than was specified in the bill afterwards passed. Beyond this act, passed in 1793, it was not intended to go one single step.

Lord Grenville remarked, that he was sorry to notice a difference between the present statement of the notice warl, and the speech which his noble friend had delivered from the throne in Ireland. In that speech it was stated, that the advantages given to the catholics of Ireland would be extended to Great Britain. This, therefore, was a promise beyond that act.

think that they were in some measure bound. The Earl of Buckinghamshire, in explaeven by the speedge of the minister? And nation, said, his meaning was, that no greater



cathelies.

Earl Spencer felt it incumbent on him to contradict the assertion of a mobile lord on the other side, who states, that no measures thad been resorted to by the present ministers to influence the public mind, on pretence of supporting the protestant religion. He could assure the house, from persum learn edge of the fact, that, in the town of Northamptou, at the late election, the most it flam matery hand-bills, tending to excite the most dangerous riots in that town, had been unwersally circulated, which began with the words " Popely on no Popely! He nevei witnessed a more barefaced attempt to create disturbances, and the attempt had the desired effect, for the ignorant and uliterate people, having their prejudices and passions once put into motion, knew not where to stop; and this town, which only a few months before had been remarkable for the tranquillity and good order that prevailed in it, was now one continued scene of contention, and private families, who had longersociated with each other in the utmost harmony and friendship, were now thrown into a state of party hostility and grancour. He could state several other facts upon this subject; but as he supposed the merits of the late and present administration awould be discussed on some future occa sion, he should, until then reserve what he had to say

Lord Holland contended that the conversation was perfectly regular, as on a money bill it was always permitted to discuss geegelal topics. The financial system of his noble friend, was a grand feature in the history of the country. If the ministers chose to raise an unfounded clamour among the mob, it was in parliament that they would stand and justify themselves . and this bill afforded the opportunity. It was relevant also to enter upon general topics, as the amendment, it would appear from what had been stated by the noble lord on the other side, was only the harbinger to the total destruction of the system. Though he, and those with whom he acted, had differed from his noble friend (Granville) on some important points, they had not attempted, when in opposition, to take advantage of the mistaken feelings of the mob-He remembered, when the country was in a calamitous situation, when the scarcity had disposed people to acts of violence Vol. IX.

gravileges than those contained in the act, bountry if they had then encouraged the try, of 1793, should be extended if any of the against forestallers and regretors, as the present sent ministers had stirred up and inflemed. the cry of no popery? 'In whole sountry inight have been thrown into the utmost confusion. But though ministers had raised that senseless clamour out of doors, he sweet glad ito perceive that they had not dered to. attempt it in that house. With regard to. the catholic bill, many of the present minnisters had agreed to go further in favour of the catholics; the only real ground of. objection to the bill therefore seemed to best this, that the late ministers were not willing, that the protestant dissenters should be in . worse situation than the Roman catholics. As far, therefore, as the cry of " no popery". was concerned, stobody susely could accuse them of being enemies to the protestant. establishment, who had not proposed to go. so great a length in favour of the catholics. as had been done by many of the present. ministers He wished a nuble person had been present under whose administration proposals had been made to the others of the Irish brigade to enter our service, promising them the same rank as the English. officers, except the appointments on the staff. He maintained that the cry of " nopopery" had been raised and encouraged bypersons in high situations, and even by protestant clergymen, whose religion might have taught them more liberality. And yet ministers said that the whole was the effect. of popular feeling left to itself! They then, boasted of having the people with them, but they certainly were not the sensible part of them. But when they talked of the mohthey ought to recollect that nearly a third part of the population of the empire wares catholics. And one of the great much left with which this conduct was attended, was, that it separated the British from the Links If such a storm as this was populace raised, if you held out the principle that, the protestants and catholics could so little. coalesce, that they could not serve together in your fleets and aimies, it would be in reality a distinct between England and Ira-, and are one which no legislative measure. could remove. To practice this dismion, however, was certainly the tendency of the conduct of amisters. The noble lord their came to the clamour about the shipping interest, which was followed up with the terms, spirit as the cleanour of no popery. The resertions another other ande would go to maintain that the late ministers were committee What would have been the attraction of the mot only to, the shipping interlet, but have

to the fleets of the nation. He contended, sisted, and were the only persons who had Wowever, that the late ministers were the brue friends of the navy, by encouraging all those interests which formed its foundation, instead of favouring, in a particular and partial manner, the shipping interest, which formed but a very small part of them. But the clamours of ministers might perhaps be intended, in some measure, for electioneering purposes. When some person talked to Wilkes about taking the sense of his con-When some person talked to porter the next day. stituents, Wilkes replied, that he would give kim all the sense of his constituents, if he would give him (Wilkes) all their nonsense. Ministers were, therefore, perhaps, applying to the nonsense of the people; but while these things were going on, it became the house to consider the situation in which the country stood. Notwithstanding the supenority over the other countries of Europe with which we were disposed to flatter ourselves, he could safely affirm that there was no country in Europe, catholic or protestant, that was not astonished at our conduct in not availing ourselves of our catholic poconsequence of the restrictions imposed, but bruary, 1805, to the present time, specifyin spite of them, and because, on the whole, ing the numbers in each month of that pewer had fewer restrictions than what had their opinion, had been proposed by some it, and would contribute every thing in his of themselves. If the plan was a bad one, power to carry it into effect. The bill was it ought not to be continued for a year, if then read a first time. if was a wise one, then its embracing a number of years, in the manner actually done, ridan moved the second reading of the Jourwas no objection. The amendment must neymen Calico Printers' Bill. have been introduced for one of two objects, Sir Robert Peele said, that although, on elther to overthrow the plan, or to gratify account of his ill health, he had been given the ship-owness. If the latter was the ob- leave to absent himself from his duty in parjeer, why did they not for this purpose re- liament, yet he should feel great self-repeal the late West India et? This was in proach, if he should allow a bill so mis-fact governed, by the same principles as the chievous as he conceived this to be, to pass, sest of their conduct. The object without giving it hi decided opposition. He secure popular claim our in their favour by was himself a friend to the Journeymen Caany means. In the present situation of the lico Printers, and he conceived that he and country it was the hety of every member of the other Master Printers had done them parliament to watch the conduct of a governificant of this description with the utmost from the speeches of the right hon, gent. jestousy and distrust. After they had got (Mr. Sheridan). The Journeymen in their into the elysian fields, as it had been first demand of limiting the number of apcoiled, he thought they might have aban-prentices, seemed to act upon the principle, doned such conduct. But they will per- that they were able by combination to give

employed, in an open and undisguised manner, a threat of dissolution to influence a decision of the house of commons. could not avoid hving, that considering the situation in which the country stood, it was unfortunate, indeed, that the affairs of the nation should be in such hands.—The bill was then committed, and ordered to be re-

> HOUSE OF COMMONS. Thursday, April 23.

[MINUTES.]—Sir Vicary Gibbs, the attorney-general, took the oaths and his seat. -A new writ was ordered to be issued for the county of Louth, in the room of the right hon. John Foster, who had accepted the office of chancellor of the exchequer for Ireland.-Mr. Bankes moved, that there be laid before the house an account of the regulations established in the British Museum since February, 1805, for the preservation of the collection, and for the more free and easy access of the public; and also an account of pulation. Our navy had increased, not in the numbers admitted from the 9th of Feprevailed in other countries.—Then we had up the bill for paying the pensions of halfthe opinion of ministers as to the new sys- pay officers, their widows, and persons on tem of finance Their objection to it was, the compassionate list, at their several places that it was too vast, and embraced too great of residence. He stated that the bill was a number of years. But, however, they had approved of by his successor, who would acted on this plan for this year, which they i follow up the airangement. The Secretary were under no necessity of doing if it was at War said, that the object of the bill was a bad one, since so many better plans, in highly proper, that he entirely approved of

[CALICO PRINTERS' BILL.] Mr. She-

more service than they would ever receive

the law to the masters. This scheme, however, failed, and only occasioned the masters to bring many new hands into the rade. were many masters who sectously thought of removing themselves and their capitals to some other country, what their property would be better protected, and their trade be more free from restriction; for a man of property could never bear the dea of receiv-· ing the law, in every instance his If it could be proved that this iourneymen. bill would be for the advantage of the journeymen, he should not oppose it, as he considered that the interests of the greater number should be attended to in preference to the interests of the few; but he was convinced, that a bill like the present would be injurious to the whole trade, and consequently to the journeymen. • He concluded by moving, that it be read a second time on this day three months.

Mr. D. Giddy supported this motion. He considered that in the present state of society, it was not so much the tyranny of kings and great men that was to be apprehended, as the tyranny of the many over the few. He considered that nothing was more dangerous than combinations among journeymen. If the agricultural labourers were to combine in a similar manner, and demand for their labour more than their fair proportion of the land, the country must

rapidly fall to ruin.

Mr. Jacob began by observing, that in 1791, this country only exported to the value of one million annually in cotton goods; but, now, in sixteen years after that period, quantity exported amounted 9,750,000l., being more than one third of the whole amount of our exports. This great increase owing to the skill and talents of the Calico Printers. In the infancy of this trade, some degree of philosophy was necessary, and a considerable knowledge of chemistry; but now, by the division of labour, the business of a calico printer did not require more skill than any other handicraft trade, and therefore the present race of celico printers were not entitled to better wages than most other mechanics. It was allowed that aboy of 14 could, in a few months, learn the whole business, and yet the average wages were 25s. a week, although the workmen lived for the most part in the Northern counties, where shose wages would go much farther than they would in a Southern county. He did not see that the Journeymen Calico printers had any scrious subject of complaint, and therefore he should oppose the present bill.

Mr. P. Moore declared that the anxious wish of the committee was, that the masters and journeymen should regulate the matter among themselves, without bringing it be-fore parliament. The complaint of the journeymen was this; that a large number of loyal, dutiful, and faithful subjects were now without employment and without bread. in consequence of the grievances of which they complained. He conceived it the first duty of government to see that the subjects of the realm had bread. He felt a good deal for the rights of journeymen; his constituents, were either journeymen, or had been journeymen, and he had, therefore, considered that kind of right which was derived from having served an apprenticeship. He considered, that from the system of apprenticeships was derived, not only the superior skill of our workmen in every department, but a great part of the practical morality of the British nation. He admitted. that on account of the division of labour, a boy could be taught to do the business in a very short time, as well as a journe, man, The consequence was, that as soon as the boy was out of his apprenticeship he also found himself out of bread. It was therefore in this branch of trade, more than in any other. that some regulations were wanting to insure a subsistence to the journeymen.

Mr. Henry Erskine considered, that what. ever might be the grievances of the journeymen, the present bill would not afford the remedy. It was against the first principles of civil liberty, as well as against all the commercial maxims which had hitherto been received. The first clause of it was to prevent masters from taking more than a certain number of apprentices. This was a regulation, which had never before been demanded from parliament. Every and had an undoubted right to teach his trade to as many people as he chose. He thought the cry against the number coming into the trade was as ridiculous as if he or others. old journeymen in the profession of the law, should come to parliament to complain of the number of joung men of talents that were ducating for that profession, and beg that the house would shut the door against them, for fear they should interfere with the old practitioners. As to the wages given he thought that that, as well as the price of the article, would of themselves find their level. He therefore was decidedly in opposition to the bill.

Mr. Sheridan defended the bill. He said it would have been well if his hon, and learned friend (Mr. H. Erskine) had conold journeymen in the profession of the

learned friend (Mr. H. Erskine had con-

established to read the report of the committee whose previous skill and ingenuity the opedemning it. If he had read that report, he journeymen. And what was the alternawould have found, that, so far from being measure for the encouragement of combil mations amongst the journeymen calico-printers; it was one for the relief and protection of the industrious and oppressed. His hon. and fearned friend had declared, that, whatever was the nature of the disorder complained of, he would not give this bill as a cure, because he considered it absolute poison. But be (Mr. S.) believed it was the practice of all regular bred physicians to consult a little the nature of the disorder, before they resected one remedy to prescribe another: and, in this case, he certainly felt that he had the advantage of his hon, and learned He intreated, however, that the house, before it should reject the present bili, would first condescend to read the report of its committee, which it was always customary for the house to respect, and not to libel or stultify that report, without ever once reading or considering the evidence upon which it was founded. Before the house consented to reject this bill, he begged they would consider, that the necessary consequence must be inconsistency with their own justice, to repeal the act of the 5th of Elizabeth, by which every other trade in the kingdom, except that of the calico-printers, was regulated and protected. But before that house would agree to such a repeal, lie was sure they would pause very deliberately, and consult their own reflections upon the necessary consequences to the manufactures of the country. What was the case of the complainants in this instance? For a series , of successive years had they been mendicant suppliants at the bar of that house, offering petition after petition, praying relief, but in vain. The moment, however, they found their petition entertained, and felt any ground of hope that their grievances would be fairly considered, all combination ceased, and their reliance for redress was entirely founded upon the justice and liberality of why, that after bying served seven years e parliament. to a business confessedly injurious to their Bealth, and which rendered them unfit for any other occupation, they were to be turned loose upon the world, supplanted in their employments by whole legions of apprenti-ces, at 12 or 14 years of age, for the wages de 4s., 6s., or 8s. per week, instead of 25s., the usual werage of the journeyman, by

which this bill was founded, before he rations of the manufacture were so simplified tive proposed to those unfortunate men? To be satisfied with the average wages of 9s. per week, ustally paid to common daily labourers throughout their districts, or left tobecome soldiers or sailors, occupations for which their state of body, after devoting 7 years to an unwholesome business, rendered them totally unfit. Would the house consent to a proposition so monstrous, as that those young men, after having devoted 7 years to learn a trade, to the ruin of their health, by which their industry had so eminently contributed to the wealth of their masters and their country, should be deprived of all employment, and be turned loose upon society, as burthens to the charity, or freebooters upon the property of their neighbourhood? He never was a proselyte to the doctrines of Adam Smith upon this subject. It was the wisest policy of a nationto provide employment for the matured vigour of its population; and those manfacturers, who derived immense fortunes by the early industry of those journeymen, would ill deserve the encouragement of the legislature and of the state, if they were ready to sacrifice the comforts of their men to their own avarice, and consign them to beggary the moment they became entitled to receive the wages of journeymen. He instanced one particular house, which entertained above 50 apprentices, and only 2 journeymen; and he begged to ask how many thousands of artisans must be devoted to famine, if this system was to become go His hon, and learned friend had compared the state of the bar to that of the calico-printers, and said, what might be very true, that many of the members of that learned profession were much distressed. It might be so, and was to be lamented. But, if it were possible, by the operations of that machinery, philosophy, or chemistry, which had been so learnedly spoken of that night, so to simplify the business of the bar, as to render it practicable to little boys and girls at 12 or 14, he believed there would be more clamour from the gentlemen of the long robe in Westminster Hall, than from all the combining manufacturers of Lan-cashire put together. The right hon. gent. mentioned some other instances of oppression from the masters to their apprentices, and their illegal modes of securing their services, sometimes for 9 or 10 years, by a

midenture. He concluded by supporting the forward a motion for the production of all bill, and declaring, at the same time, that the papers and information seceived by gohe disclaimed all countenance to combination; that he should belie the uniform tenor pect to the late transactions at Vellore, or of his whole political disc, if, while he had the probable consequences of those transaca seat in that house, the cause of the weak should want an advocate against the strong, who revelled in wealth and luxury upon the fruits of their hard industry.

Mr. Horner opposed the bill as did Mr. Dent; and the question being put for the second reading this day 3 months, it was carried without a division.

> HOUSE OF COMMONS. Friday, April 24.

[MINUTES. Sir J. Henderson gave notice of his intention to move, on Tuesday, for leave to bring in a bill for making better provisions to enable members against whom election petitions may be presented, to recover costs from such petitioners as may afterwards abandon their petitions without due notice to such members. The hon. bart. stated, that in consequence of due notice not having been given in a recent case, the sitting member was at the expense of bringing several witnesses from a distance of no less than 400 miles, and was proceeding to remark upon the probability and injustice of many similar instances, when the Speaker stopped him, by stating the irregularity of offering more on this occasion than a mere statement of the motion he meant to bring forward.-Mr. Vansittart appeared at the bar, and read the report of the committee upon the Shrewsbury election. This report stated, that the hon. H. G. Bennet was not dun realified according to law, and therefore that he ought not to have been elected; that the petitions against him from Mr. T. Jones and others, and the defence made against them, were not frivolous or vexatious; and that the election, so far as regarded the said H. G. Bennet, was void. After the report was delivered in at the table, a new writ was ordered for the election of a representative for Shrewsbury, in the room of Mr. Bennet,—Mr. Hornergave notices of motion for Wednesday, for the production of papers relative to the Polygar war, adding, that he should bring this motion forward, after the business with regard to the Carnètic, which an hon. baroaet (sir T. Turton) had aunounced his intention to bring forward, should be disposed of.—Sir P, Francis said, that he meant in the course of next week, upon-a day, which, early in the week, would be given to gentlement throught this bill, which went peculiarly to the object, should be first established. If, therefore any, hon. member had any objections to the principle of the bill, this was the proper time to state them.

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bond from the parent instead of a stamped | he should take secasion to mention, to being At the same time, the hon, member tions. seeing the chancellor of the exchequer in his place, took occasion to ask, whether it was intended on the part of ministers, to-propose, or to support any grant to the India company from the public money, by loan or otherwise, in the course of the present session: and if so, whether it was meant that such grant should be made before the statement of the general concerns of India (the India budget) should be laid before the house. The chancellor of the exchequer, in reply, stated, that government did not entertain the intention to which his question referred.

[Poor LAWS BILL.] Mr. Whitbread moved the order of the day for the recommitment of the first of the four bills, into which, at the suggestion of the house, he had divided his general bill. The bill now to be committed, was that for establishing a Plan for the Education of the Poor. order of the day being read, and the question being put that the Speaker do now leave the chair, Mr. Whitbread rose to state the nature and object of this bill. It was not meant, he said, to supersede any parish schools for the education of the poor, already established; it was not meant to increase unnecessarily the charges upon any district, where parish schools were already instituted for the education of the poor, by establishing therein additional schools; his object was, that in every parish where there was a number of poor who could not afford to pay for the education of their children, there should be a school established for their instruction. But, as he proposed the education of the poor to be the incipient principle and grand foundation of all the beautits to be derived in ruture from the measure of reform in the Poor Laws, h thought this bill, which went

the kingdom fully to consider and digest the alligect, before it was finally passed into a w.c He hoped still this would be the case; arit was impossible that a measure, which sequired so much mature consideration, and materially interested the country at large, could, on so short a notice as the house had received, be so fully communicated to the whole kingdom, as it could be in a printed form, He therefore hoped that this bill, and the others, would not now be pushed forward into the shape of a law; but that. after such amendments as the committee should think proper to introduce, the bills should be printed, and time given till next session for gentlemen to turn the subject in their minds, to consult their constituents, and to come forward fully prepared to discuss the ments of the bills, and render them as

complete as possible.

Mr. Rose was of the same opinion; but although he thought the hon, member who brought forward this subject entitled to the thanks of the country, yet he had his doubts, whether educating the lower orders of the people, upon the principle laid down in this bill, would have the effect either of ameliorating their condition in the degree which seemed to be hoped, or of alleviating the burthens of the poor's rates, by that means, within such a period as should in any degree convince the country of any benefit to be derived from a measure which, for a considerable time, must go to increase those burthens. The bill proposed, that the poor children of each parish should be entitled to two years' education between the age of 7 and 14: the consequences naturally would be, that the earlier part of this period would be chosen by the parents, as that in their children's labour would be the least profitable to them. Now, the advantages to be derived to the minds and morals of children in that class of life, from two years of education at that early part of life, did not appear to him so very considerable as the hon, gent, professed to expect; and to carry the system of education to the labourrather to raise their minds above then but in homforts of the poor, he sincerely wished life, and by no means strengthen their at-that object might be obtained; but it betackments to those laborious pursuits, by hoved parliament to endeavour to give the which they were to rearn a liveliheod; purenits to which, at present, there existed, throughout the por of this country, a very strong reluctance. If, therefore, care was not taken to blen with their editation early habits of industry, he feared that schooling would rather injure than serve them, in of their children.

the result. The subject of the Poor Laws had occupied, for a series of years, much of his own earnest attention; and of all the plans that occurred to him on the subject of education, the most feasible was, that of establishing schools in the maritime counties of this kingdom, and to which parents from the interior parts might send their children. At those schools, in addition to other instruction, the might be initiated in a naval edu-cation, and practised in fishing. They might thus draw, from the surrounding ocean, a great part of the means for their own maintenance. All British shipping, employed coastways, or sailing outward from the several ports in each district, might be obliged to take four, five, or more of those boys, at a proper age, and initiate them in naval service. At all events, they might be maintained and educated at one half the expence of £14, now the usual average expence of each boy at charity schools. Eighty thousand boys might be thus kept in the continual progress of useful instruction, and acquire the opportunity of gaining a livelihood by maritime pursuits, affording thus an inexhaustible source of supply to the British navy. Nor was there ever a time when such a resource was more necessary than the present to the public security. But to prove the truth of the adage, that "there was nothing new under the sun," after he had for years considered this plan, he accidentally met with a tract, printed some years before, which exactly proposed the plan he had been considering as originally his own, and of the utility and importance of which he felt the fullest conviction.

Mr. Fuller observed, that as the hopgent. had thought fit to divide his original bill into four bills, this shewed that he had not at first fully considered the subject of the poor laws in all its bearings; he could therefore wish that the subject should be deferred to another session, when the bill might be introduced de novo, with the benefit of all the improvements which might in the meanwhile be suggested. As far as the ing poor still higher, world, he ferred, tend principle of the bill went to increase the tion; and he also wished, that some general principle should be adopted, that rewards as well as punishments might follow; nor did he approve of taxing parishes, in additional to the heavy poor's rates, for the education



stanced the happy effects of parochial education upon the population of Scotland.

Mr. Roscoe thought the improvement of the lower classes an object highly desirable, as nothing could be more disgraceful than to leave them in a state of ignofance. The only distinction between this country and a savage nation arose out of knowledge, and of course the diffusion of that blessing wast operate to advance our superiority. He contended that the alleviation of the poor's-rates must follow as a natural consequence of the measure before the house. For the uneducated man, having nothing but his bodily strength to depend upon, became of necessity a burthen upon the parish when that strength was gone; whereas the man of education, in consequence of the wider range which his mind naturally took, could find other resources to maintain himself when he could derive no support from his mere animal powers. Thus he conceived that education must tend to diminish the amount of the poor's-rate. In support of this opinion, the hon, member quoted the good effects of national education in Scotland, which had progressively improved for a series of years, and in which, before the system proposed by this bill was introduced, there were no less than 200,000 beggars, who not only formed a burthen upon the public, but a most mis chievous example with regard to morality, industry and law. But the most important end of national education, the hon, member conceived to be that which appeared in a Letter from Mr. Malthus to the hon, mover of the bill, namely, as the learned writer " red, that " as the first object was to elevate the governl character of the poor, this or any measure which tended to it was entitled to support." After such an opinion, from such a quarter, he thought that no sound objection could be made to this mea-

Mr. Calcraft was friendly to the principle of the bill, and was for carrying it into effect as speedily as possible. He thought also, that industry ought to be combined with knowledge. It was the advantage of the plan which was called Mr. Lancaster's, but which was really discovered by Dr. Bell, rector of Swanage, that it afforded, in the rapidity with which it conveyed learning, full time for industry. But though he was most anxious to have this part of the plan carried into effect, he feared it would hardly be received with satisfaction in the country,

Mr. Buller supported the bill, and in- |unless it should be accompanied with a relief from some part of the burthens of the poor's rates. The execution of this measure was besides, to lie not in the best hands. He allowed the clergythen of the parishes were the fittest men to superintend the execution of measures of this kind. But the parish officers were associated with the clergymen; and, from the little time these men could devote to their public functions, abuses would attend the execution of this plan, as well as the other duties intrusted to these officers. On these grounds, he wished this part of the plan to be postponed, till the whole system. should have been passed in the form that parliament should think proper to give it.

Mr. Henry Erskine found it impossible for him to give a silent vote upon the subject. He could not help hailing, this bill as a measure auspicious in the highest degree to the industry, the morality, the happiness, and good order of the people of this country. He was happy to give an example of the practical effect of education in the country from which he came (Scotland). It was to that that he attributed the total exemption of Scotland from the heavy burden of the poor laws, which oppress so much the middling classes of society in this country. It was education which gave the poor of Scotland too much pride and spirit to apply for parochial relief in their own country; and it was education which enabled them to distinguish themselves so much in every line when they. left it. As to the emigrations from Scotland. they were generally supposed to proceed from the barrenness of the country, and from the principle of the proverb, "need makes the old wife trot;" but he considered that it rather proceeded from their talents being cultivated by education, and their having, in this respect, an advantage over the people of most nations to which they emigrated. Scotland was, to be sure, a bairen country, and yet there were no people on earth more distinguished ......horticulture. Scotch gar- . deners were to be vauud every where through England and Wales, and it was not only in this art that his count ymen excelled, but in this art that his country men excelled, but in such a rariety of arts and sciences, that unless the house were to attribute it entirely to the ingenium Scotorum, they must allow that those advantages had been derived by the diffusion of education, and therefore they might expect the same result from an equal diffusion of it in this country. The Scotch had also learnt the virtue of lungality from a direction, as it goes them all that wide that education, as it gave them all that pride that

The necessary to maintain the maskes in in-

Mr. Devies Giddy mentioned, that in the part of England that he lived in, (Cornwall), education was pretty generally diffused; at least so much of it, that almost every person there had learned reading, writing, and something of arithmetic. He thought it was easy to persuade parents, that it was to their advantage that their children should be beought up in the habits of industry. thought that education would not be the better for being made compulsory; it was better that it should be voluntarily, and not be forced; that "it should descend like the gentle dew of Heaven," and be received as a general blessing. He did not think it would be easy to induce parents to consent to any forced system of education for their chil-

Mr. Spencer Stanhope did not think the opinion of the country yet fully collected on this measure. His opinion was, shortly, that the expence of the plan was certain, and the benefit very uncertain. Schoolmasters and schoolmistresses were very difficult to be got. The value of learning had risen less than any thing else, in proportion to the depreciation of money; and, therefore, the number of persons competent to be schoolmasters and schoolmistresses was much diminished. He thought that if the schoolmasters could be got, it was doubtful whether the scholars could. The poor were anxious to make profit of the labour of their children as soon as possible. He gave the hon, gent, every credit for his praiseworthy exertions, though he saw these impediments in the way of his plan.

Mr. Sharpe did not see how any of the opbjectives that had been made affected the principle of the bill. All of them went to delay, though no good reason was assigned for this delay. He wished to shew the country, that the house could suspend its political, and party contests, in orderer join with common accord in matters. I avowed public The poor child en would at all events be educated. . The only question was whether they should he well or ill educate It was not in the school, nor under public of private masters alone, that education could be had. Childre, if left alone, would educate themselves. But he who educated himself, generally had a fool for his master. He did not think it possible that education could give centiments above the condition of the indication would give habits of

than two years of instruction; but even in this short period the children, though they should forget all their learning, would have collect, ed many beneficial habits of an indelible nature; habits of submission and respect for their superiors; habits of cleanliness and exertion, and the fear of punishment. He thought the measure should be carried into effect without delay.

Lord Forchester adverted to the reference that had been made to the difference between the education of the people in the northern and those in the southern part of Great Britain; and declared it to be his belief that, if it were not for the introduction of the Scots into England, there would be a great vacuum in many stations of society in this part of the island. That their steady, industrious, and thinking habit was attributable to their different mode of education, he thought. was extremely probable. But, as to the idea of engrafting a system of national industry on a system of national education, that was in his opinion extremely chimerical. Instead of doing any thing of that sort, which might tend to render the bill intricate and oppressive, he should give his vote for the house now resolving itself into the committee on the bill which was now before

Mr. Simeon thought there was no need of going to the North for illustrations, nor to say much to that house upon the value of education. He thought it desirable that every one should be taught to read, but did not see the necessity of tesching every one to write: he disapproved of an addition of one shilling in the pound on the poor rates, which would be the effect of this bill, laidon for the prospect, at some year-tence, afforded to some poor educated person of raising himself from his situation. He contended it was by no means to be admitted that, because Scotland, in 1698, had received an establishment of schools, and had profited by it, that, therefore England, in her present civilized state, in 1807, should adopt similar regulations. He had taken great pains to examine the state of the poor, and should particularly speak of the town he represented (Reading), which contained 10,000 inhabitants, of whom 7,500 were poor; but hardly a child of ten years old was to be found who had not learned to read, at some of the threepenny schools which are kept by the poor old people. He saw no necessity, for writing or arithmetic. He knew of no deficiency in the number of candidates for industry and attention. He wished for more bankers' tlerks, and such situations. He

to be carried into effect, but praised highly the Sunday schools, which he regretted he found great difficulty in prevailing upon the poor people to attend. He censured the conduct of those in the higher classes of soa ciety, who thought the poor should receive no education, but felt his objections to the present plan to be radical and fundamental. · His opinions resulted from experience, and not from speculation and theory.

Mr. George Vansittart was of opinion, that the establishment of parochial schools in the manner proposed by the bill was much too expensive. He did not think at first, that the occupiers of lands and houses should be taxed, in order that all the children in the country should be taught to read and write, especially when it was doubtful, whether writing would be of any real use. However, he would vote for the bill going into

the committee.

Mr. Bragge Bathurst, though he could not but admit that the principle of diffusing instruction among the lower classes was good, could not say that he approved of this bill. He had received a communication from the part of the country with which he was connected, that the whole of the bill of the hon, gent, was disapproved of at the quarter sessions, as extremely burthensome, without any adequate advantage. One of his objections to this bill was, that it tended to give an education to the lower classes above their condition, and comprehended objects too great for any one measure. The hon. mover of the bill had not yet made any statement of the present means of educating the lower classes. If his bill were to pass, there would be no compulsion to force attendance at the schools and consequently the first menace of wholesome discipline, would put an end to the attendance of the individual threatened. He also objected to this bill, because it would do away Sunday schools, to which no person would subscribe, when the important improvements. Petrusted he should parochial schools should be established.

Mr. Wilberforce said, that he thought the house and the country were under great obligations to the hon gent. who had introduced this measure, as it must have required much exertion and attention to make out four such bills as those before them; but at the same time he could not help thinking, that parliament ought to proceed with great caution upon such a subject. They were now undertaking, for the first time, a great work, which had been too long delayed, the diffusion of the benefits of education; and

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condemned the mode in which the bill was | therefore they ought to take care lest it might not prove prejudicial in some respects. while it was advantageous in others. He could easily conceive many modifications which such a bill might undergo, and amongst others, the combining of voluntary contributions, according to the different circumstances of places, and the means of instruction which each might possess; and therefore, he approved of the house going into a committee. The encouraging a desire in the lower orders of the people to better their situation, did not appear to him an ob-jectionable part of the bill; because, it was natural that hope should exist in the breast of every one, to push himself forward in the scale of human beings. As far. however, as he had been able to observe the disposition of the country, as to this bill, it had not been received so favourably as he He himself had receivcould have wished. ed various representations against it, principally on account of its having been precipitately introduced. Although he was for going into the committee, he was not for pressing it forward afterwards till such time as parliament could be informed more particularly of the real sentiments of the country regarding it. He agreed in regard to what had been said of Scotland, and ascribed a good deal of that order and moral conduct, industry, and rectitude, which prevailed in that part of the country, to their general system of education. It would be important that the system now to be adopted here, should be combined with all those advantages which made men valuable members of society, and accustomed them to be obedient under confinand and controul. He approved highly of the plan which had been suggested that night by a right, hon, gent. (Mr. Rose) as to combining it with the instruction of maritime schools. He professed himselt to be a friend to the bill in general, although he was convinced it wass, sceptible of various have to congrata ate the hon gent. who had introduced it, in having thus laid the foundation of a system which would yet be attended with the most peneficial effects upon

Mr Windham, after paying some very handsome compliments a the non mover for his good intentions in the formation of the bill then before the house, observed that this was a subject which host particularly required deliberate consideration. It was impossible, of all others, this subject could be decided uno flatu. It was an

sbject that humanity and justice long-requir- by his appearance knew that he was a - ed; but had the maturity of time now come to such a state of fulness that it was impossible for us to wait another session? That the diffusion of knowledge was proper might be supported by many good arguments; but he confessed that he was himself a sceptic on this point. It was said, look at the state of the savage when compared to ours. A savage among savages was very well, and the difference was only perceived when he came to be introduced into civilized society. That state of each society was known best by comparing one with another, and that was found to be the best which had the greatest variety of employments for its mem-bers. A knowledge of many of the fine arts, and of the mechanic arts, was very useful, but we were not all to be artists or mechanics; how awkward should we be situated if we were a nation of shoemakers, or carpenters, or taylore? If, on the other hand, all men were clerks, what should we do for labourers? This was a false idea; it was only giving the means of knowledge, without being certain that those means would be rightly made use of. His friend, Dr. Johnson, was of opinion that it was not right to teach reading beyond a certain extent in society. The danger was, that if the teachers of the good and the propagators of bad principles, were to be candidates for the controll of mankind, the latter would be likely to be too successful. He could not think it right to say, that every man who possessed intellect should administer to himself, because, if so, a patient who had intellect, and was of course most particularly interested in his ownecure, would be the best doctor. The circulation of great truths would be of no advantage to markind, unless you could increase the stature of their understanding, so as that it could reach those thipgs. But great stress had been laid on the example of Scotland; he admitted the fell force of all the encountures that had been paid to that country; but then it did not follow that he must consequently say, "all this comes of their writing and read ing." He might as well say, like the old woman when she saw a man going to be hanged for forgery, " see what comes of your writing and reading." But there were particularities both in habit and appearance by which people of different countries might be distinguished from each other. If he was to see a hab in a crowd, for instance, with red har and high cheek bones, and of removing poverty from our door for an

Scotchman, was he to say, this is all owing to their writing and reading in that part of the country? Would it not be more rational to say, that in this, as well as in many other cases, it was difficult for him to trace causes from effects, as it was also to trace effects from any given causes; might he not say, that he did not know whether the prudence, economy, &c. of the Scots was, not the cause of their applying themselves more to learning than we did? A more substantial cause was, perhaps, found out by an hon. gent. opposite, who had attributed the economy of the Scots to the want of poor laws throughout the greater part of the country. But we should consider how far the measure itself was calculated to effect its own object; for instance, let us look to England, and see if learning had not increased rapidly for many years past, and yet, in the same proportion, we find that poverty had increased. The increase of this sort of introduction to knowledge would only tend to make the people study politics, and lay them open to the arts of designing men; it was impossible that a great quantity of reading in a country could banish poverty entirely out of the nation; we might as well say, that we could remove poverty from among a people by teaching them all to play the fiddle. A good deal, however, might be said to collisist in the extent of the population and general habits of the people; and whilst people were found to lose sight of that honourable principle of independence that would not suffer them to rest their hopes of relief on the parish, it was impossible to prevent poverty among them. As long as men would marry, and get children, without everal aking of what was to become of their offspring; as long as men would spend their gains as fast as they got them, living from hand to mouth, and not laying something by for a rainy day, according to their own emphatical expression, so long would it be impossible to hope that poverty should not creep in amongst us. benefit societies contributed, indeed, as far as their general principle went, to remove the danger of being overwhelmed with poverty more than any system which he had seen for many years; but even they might, in many instances, be liable to some objection, as to the detailed part of each particular society. The plan of his hon, friend, however, did not possess the least possible means

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He must, therefore, however reluctantly, oppose the motion of his hon, friend, whose humane and patriotic intentions must be fairly acknowledged and sincerely felt by

every Englishman.

Mr. Whithread contended against the principle laid down by his right hon, friend, Was it to be believed, that one of the most • erudite mea of his day, that an erlightened statesman of the nineteenth century, could stand forward in that house to argue against the universal doff sion of knowledge? That a man who was bimself the shining example of the great and good effects resulting from ed scation, could now be an advocate for ignorance? That the representative of a free people could say, that the people were the more free when they were the less enlightened? His right hon, friend had said, that persons the most interested in any business were generally the least qualified for of those executed in London every year were that business; and had instanced such a position by one of those illustrations with which his right hon, friend more frequently amused than convinced the house. tient, it had been said, was of all others the least capable of assisting himself. what formed the grand distinction between brutes and human beings so circumstanced? The latter could point out the seat of their disease, and thus direct the skill of the physician; so that, to carry on the illustration, information was in a high degree essential to the patient. Much had been said respecting the increased burthens of the poor rates; he contended for it that the proposed system of education would considerably reduce those burthens. In Scotland, the poor rates were almost nothing. In Westmoreland, and other English counties, where education in a greater proportion prevailed, the rates were in the same proportion lessened. As to the application to France, he thought it made for his argument; for though those who were at the head of the Revolution might have been enlightened, it was notorious that the instruments in the hands of those men were the most ignorant and brutal of the Parisian mob; but it was singular, to hear such an argument from one, who, in introducing to that house the military plan that, did him so much honour, had observed that the Scots made the best soldiers, and why? because the Scots were in general the best educated. His right hon. friend then said, ". give me a soldiery of exalted character." He (Mr. Whitbread) now said, give me a sed his readiness to concur in motion motion 2 N 2

instant, except in some few individual cases. | peasantry of exalted character. It was education only that gave such character to either, It had been said that the illiterate peasantry would see sufficiently by the lights of the community in which they lived. He, for his part, could not understand how a man would be enabled to see better by a candle held by others than by one held by himself. Education might be said to be the panacea. if any thing human could be a panacea, for the ills to which our state was naturally sub-As to the red hair and high cheekbones of the Scots, these were but physical allusions, neither seriously introduced. nor to be seriously commented upon: but as to the moral distinctions; how were such to be ascertained? He believed by the frequency or scarcity of crime. In Westmoreland, the best educated county in England. executions were scarcely known. Search the Newgate calendar. The great majority Irish; the next in order were English, This was in exact and the last Scots. proportion with their respective tems of education among the lower orders. Several gentlemen had objected to the great additional expense of which, it was apprehended, this plan of education might be productive. He contended that that expense had been considerably overrated. He had said that they would not in any case exceed one shilling in the pound, and then it was immediately concluded that the expenses were in all cases to be estimated at a shilling in the pound. The hon. gent. then took a view of the plan as affecting the metropolis. In the parish of St. Giles, no less than 5000 children, the offspring of the labouring Irish, were daily advancing in ignorance to maturity. Mr. Lancaster wast-kely to. contribute still further to the service of his country, by assuming the management of a school in the Seven Dials for carrying on his approved system of mechanical education. He was willing to say, too, that he thought Dr. Bell's services in this way had been very important. - He had been advised to postpone the bill for another year. Human existtree was uncertain. He might not live for another year, and he was unwilling that the measure should fall into the hands of any one who rlight be less onthusiastic in the prosecution of it than himself. He concluded by trusting that the house would allow the bill to go it to a committee.

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the Speaker's leaving the chair, because he was convinced that the investigation of the subject in the committee would be productive of material advantage. He could not, however, agree with the hon. gent. in many of his positions; and he differed considerably from him in the hostility which he had expressed towards the whole code of the Poor Laws; a code which, in his opinion. contained a great deal of good, although, certainly, with some alloy of evil.-The house then resolved itself into a committee, in which a conversation arose. Mr. Whitbread was anxious that the bill should be immediately proceeded with, reminding the house that it had lain on the table ever since she 22d of February. Mr. Giddy and Mr. Carey objected to any further proceeding with the bill at that late hour as many objections must necessarily arise against the va-It was agreed, therefore, rious clauses. that the proceedings in the committee should be postponed, and the house having resumed, the chairman reported progress, and obtained leave to sit again on Monday.

> HOUSE OF LORDS. Saturday, April 25.

[MINUTES.] The royal assent was given by commission to the Loan Interest bill, the Irish Loan bill, the Treasurer of the Navy's Regulation bill, the Customs Fees bill, the Innkeepers Subsistence bill, the Sicilian Prize Money bill, the Tanners bill, The commissioners were the vate bills. lord chancellor, and lords Walsingham and Hawkesbury.—The bills on the table were forwarded in their respective stages, and the house adjourned till Monday.

> HOUSE OF COMMONS. Saturday, April 25.

[Mixures.] The house met at half-past three, and were summoned by the black rod mons, His majesty has commanded us to the house of peers to hear the royal assent to thank you, in his majesty's name, given to several public and private bills.

·HOUSE OF LORDS.

Camden, and lord Hawkesbury, took their out imposing upon his people the immediate sents as his majesty's commissioners. Mr. burthen of additional taxes.—His majesty Quarme, the defuly usher of the black tod, has observed with no less satisfaction, the was sent to the louse of confinous to require inquiries which you have instituted into subtheir attendance. After some time had jects-connected with public economy; and respect, the peaker, accompanied by a great he trusts that the early attention of a new number of numbers of the house of com- parliament, which he will forthwith direct

mons, came to the bar. The royal assent was then notified by the lords commissioners to two private bills, after which,

The Lord Chancellor, in his majesty's name, delivered the following speech :

" My Lords and Gentlemen, We have it in command from his majesty to inform you, that his majesty has thought fit to avail himself of the first moment which would admit of an interruption of the 'sitting of parliament, without material inconvenience to the public business, to close the present session; and that his majesty has therefore been pleased to cause a commission to be issued under the great seal for proroguing, the parliament .--We are further commanded to state to you, that his majesty is anxious to recur to the sense of his people, while the events which have recently taken place are yet fresh in their recollection.—His majesty feels, that in resorting to this measure, under the present circumstances, he at once demonstrates, in the most unequivocal manner, his own conscientious persuasion of the rectitude of those motives upon which he has acted, and affords to his people the best opportunity of testifying their determination to support him in every exercise of the prerogative of his crewn, which is conformable to the sacred obligations under which they are held, and conducive to the welfare of his kingdom, and to the security of the constitution .-His majesty directs us to express his entire several other public, and a number of pri-conviction, that after so long a reign, marked by a series of indulgences to his Roman catholic subjects, they, in common with every other class of his people, must feel assured of his attachment to the principles of a just and enlightened toleration, and, of his anxious desire to protect equally and promote impartially the happiness of all descriptions of his subjects."

"Gentlemen of the House of Comfor the supplies which you have furnished for the public service. He has seen, with great satisfaction, that you have been [King's Speech] About a quarter before three o'clock the lord chancellor, earl penses for which you have provided, with-

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to be called, will be applied to the prosecution of these important objects."

" My Lords and Gentlemen, His majesty has directed us most earnestly to recommend to you that you should cultivate, by all means in your power, a spirit of union, harmony, and good will amongst all classes and descrip-His majesty trusts tions of his people. that the divisions naturally and unavoidably excited by the late unfortunate and uncalledfor agitation of a question, so interesting to the feelings and opinions of his people, will speedily pass away; and that the prevailing sense and determination of all his subjects to exert their united efforts in the cause of their country, will enable his majesty to conduct to an honourable and secure termination the great contest in which he is enga-

The Lord Chancellor said, "My Lords and Gentlemen, By virtue of his majesty's commission under the great seal, to us and other lords directed, and now read, we do, in his majesty's name, and in obedience to his commands, prorogue this parliament to Wednesday, the 13th of May next, to be then here holden; and this parliament is accordingly prorogued to Wednesday, the 13th day of May next."

ged."-After which

The lords commissioners then withdrew from the house, and the commons retired from the bar.

• ROUSE OF COMMONS.

Monday, April 27.

[MINUTES.] The Speaker came down to the house at five minutes past threee o'clock, and immediately after prayers were over was proceeding to count the house, in order to take the chair, when Mr. Quarme, yeoman usher of the black rod (who had been waiting in the lobby for the Speaker's arrival) announced himself in the usual way, with a message from the house of peers. The Speaker consequently took his seat in the chair, and Mr. Quarme came into the body of the house, and delivered the following message:-" Mr. Speaker, The lords. authorized by virtue of his majest. commiss. for declaring the royal assent to several bills which have been agreed to by both houses, and also for proroguing this present parliament, do desire the immediate attendance of this hon, house in the house of peers, to hear the commission read."—The Speaker then accompanied by most of the members present, proceeded to the house of fords, and on his return calling the members round the table, read to them a copy of the King's speech; after which the members separated.

Thus ended the Fifst and only Session of the Third Parliament of the United King-. dom of Great Britain and Ireland.

#### LIST OF PUBLIC ACTS

Passed in the First and only Session of the Third Parliament of the United Kingdom of Great Britain and Ireland, and in the 47th Year of the Reign of his present Majesty George III. with the Date of their meeting the Royal Assent.

January 6, 1807.

I. An Act to revive and make perpetual only. and to amend an Act, made in the 42d Year of his present Majesty, for the further Regulation of the Trials of controverted Elections or Returns of Members to serve in Parliament, and for expediting the Proceedings the making, removing, selling, and keeping felating thereto.

January 16.

2. An Act for raising the Sum of £10,500,000 by Loans or Exchequer Bills, for the Service of Great Britain for the Year 1807.

January 22.

3. An Act for continuing and granting to his Majesty certain Duties upon Malt in Great Britain, for the Service of the Year 1807.

4. An Act for continuing and granting to his Majesty a Duty on Pensions, Offices, and Personal Estates, in England; and certain Duties on Sugar, Malt, Tobacco, and Snuff, in Great Britain, for the Service of the Year

1807.

Feb. 19.

5. An Act to indemnify such Persons in the United Kingdom as have omitted to qualify themselves for Offices and Employments; and for extending the Times limited for those Purposes respectively, until the 25th Day of December, 1807, and to permit such Persons in Great Britain as have omitted to make and file Affidavits of the Exegution of Indentures of Clerks to Attornies and Succitors, to make and file the same on or before the 1st Day of Michælmas Term 1807.

6. An Act to continue, during the present War, and until 4 Year after the Termination thereof by the Ratification of a Definitive Treaty of Peace, an Act made in the 44th Year of his present Majesty, for empowering his Majesty to accept the Services of such Parts of His Militia Forces in Ireland, as might voluntarily offer themselves to be em-

ployed in Great Britain.

7. An Act to declare that certain Provi ions of an Act of the last Session of the bast Parliament, intituled, An Act to permit the free Interchange of every Species of Grain

tend to Grain the Produce of those Countries

8. An Act to continue for the Term of 7 Years certain Acts of the Parliament of Ireland, for preventing the Importation of Arms, Gunpowder, and Ammunition, and of Gunpowder, Arms, and Ammunition, without Licence.

9. An Act for allowing the Exportation annually of a limited Quantity of Worsted

Yarn to Canada.

10. An Act for raising the Sum of £1,000,000 by Treasury Bills for the Ser-

vice of Ireland for the Year 1807.

11. An Act to authorize his Majesty, until the 25th Day of March, 1808, to make Regulations respecting the Trade and Commerce to and from the Cape of Good Hope.

12. An Act to abolish certain Offices in the Customs of Ireland; and to abolish or

regulate certain other offices therein.

 An Act for investing certain Commissioners appointed for the Examination of Accounts and Expenditure relating to the Office of Barrack Master General, with certain Powers and Authorities necessary for the Examination of such Accounts and Expenditure.

14. An Act to amend several Acts, for regulating the Trial of Controverted Elertions or Returns of Members to serve in Parliament, so far as the same relate to Ireland.

15. An Act to continue for the Term of 7 Years, certain Acts for the better Prevention and Punishment of Attempts to seduce Persons serving in his Majesty's Forces by Sea or Land from their Duty and Allegiance to his Majesty, or to incite them to Mutiny or Disobedience.

March 16.

16. An Act to amend several Acts for the Sale of his Majesty's Quit Rents, Crown and other Rents, and of certain Lands forfeited and undisposed of in Ireland.

17. An Act to secure the Collection of the Duties on Auctions in Ireland; and to pre-

vent Frauds therein.

18. An Act to grant to his Majesty certain between Great Britain and Ireland shall ex- Inland Duties of Excise and Taxes in Ireland,

and to allow certain Drawbacks in respect thereof; in lieu of former Duties of Excise, Taxes, and Drawbacks.

19. An Act to provide more effectually for regulating the Drawbacks and Bounties on the Exportation of Sugar from Ireland; and for allowing British Plantation Sugar to be Warehoused in Ireland, until the 25th Day of March, 1808.

20 An Act to suspend, until the First Day of May, 1807, the Payment of all Drawbacks on Spirits made or distilled in Great Britain or Ireland, and exported from either

Country to the other respectively.

21. An Act to provide for regulating and securing the Collection of certain Rates and Taxes in Iraland, in respect of Dwelling Houses, Fire Hearths, Windows, Male Ser-

vants, Horses, Dogs, and Carriages.

22. An Act to allow for 2 Years, from and after the passing of this Act, an additional Bounty on Double Refined Sugar, and to extend former Bounties on other Refined Sugar to such as shall be pounded, crashed, or broken; and to allow for 1 Year certain Bounties on British Plantation Raw Sugar exported.

23. An Act for repealing so much of an Act, made in the 9th Year of her late Majesty Queen Anne, as vests in the South Sea Company or Corporation, by the said Act erected, the sole and exclusive Privilege of carrying on Trade and Traffic to and from any Part whatsoever of South America, or in the outh Seas, which now are or may at any Time hereafter be in the cossession of his Majesty, his Heirs or Successors.

24. An Act for allowing, until the 1st Day of August, 1808, the Importation of certain Fish from Newfoundland and the Coast of Labrador, and for granting a Bounty

thercon.

25. An Act to allow Turkey Tobacco to be imported into Great Britain, in small

Packages.

26. An Act for extending to German Yarn the Provisions of an Act made in the last Session of the last Parliament for permitting Prussian Yarn to be imported in Foreign Ships on Payment of the like Duties as if imported in British Ships.

April 9.

27. An Act for granting to his Majesty, until 12 Months after the Ratification of a Definitive Treaty of Peace, certain additional Duties of Excise on Brandy in Great Brandy

tain.

28. An Act for raising the Sum of £14,200,000 by way of Annuities.

March 23.

29. An Act for further continuing, until the 25th Day of March, 1808, certain Bounties and Drawbacks on the Exportation of Sugar from Great Britain; and for suspending the Countervailing Duties and Bounties on Sugar when the Duties imposed by an Act of the last Session of Parliament shall be suspended.

30. An Act to continue, until the 25th Day of March, 1810, an Act of the 44th Year of his present Majesty, for permitting the Exportation of Salt from the Port of Nassau in the Island of New Providence, the Port of Exuma, and the Port of Crooked Island in the Bahama Islands, in Ships belonging to the Inhabitants of the United States of America, and coming in Ballast.

31 An Act to repeal Part of the uty on the Importation of unmanufactured Tobacca

into Ireland.

32 An Act for punishing Mutiny and Desertion; and for the better Payment of the Army and their Quarters.

33. An Act for the Regulation of his Majesty's Royal Marine Forces while on Shore.

34. Au Act for continuing, until the 1st Day of August, 1608, an Act of the 45th Year of his present Majesty, for allowing, under certain Restrictions, the bringing a limited Quantity of Coals, Culm, or Cinders, to London and Westminster, by Inland Navigation.

March 25.

35. An Act to secure the Payment of the Duties on Licences granted to Persons in Ireland dealing in Exciseable Commodities.

36. An Act for the Abolition of the Slave

Trade.

37 AmAct to continue, until the 25th Day of March, 1814, and amend an Act, made in the 30th and 40th Year of his present Majesty, for the more effectual Prevention of Depredations on the River Thames and its vicinity; and to amend an Act, made in the 2d Year of his present Majesty, to prevent the committing of Thefts and Frauds by Persons navigating Bum-Boats, and other Boats, upon the River Thames.

April 9.

38. An Act to amend several Acts for regulating and securing the Collection of the Duties on Paper, made in Ireland; and to make perpetual so much of an Act made in the 45th Year of his present Majesty, as relates to Paper Hangings printed or stained in Ireland.

39. An Act to rectify a Mistake in an Act made in the last Session of Parliament, for enabling his Majesty to settle Annuities on certain Branches of the Royal Family.

April 25.

40. An Act to grant to his Majesty, until the 29th Day of September, 1808, a Duty upon Malt made in Ireland, and upon Spirits made or distilled in Ireland, and to allow certain drawbacks on the Exp relation thereof.

41. An Act to continue, until the 25th Day of March, 1808, and from thence until the End of the then next Session of Parliament, an Act, made in the 44th Year of his present Majesty's Reign, for appointing Commissioners to enquire into the Fees, Gratuities, Perquisites, and Emoluments received in several Public Offices in Ireland; to examine into any Abuses which may exist in the same, and into the Mode of receiving, collecting, issuing, and accounting for Public Money in Ireland.

42. An Act to continue for 21 Years, so much of certain Acts of the Parliament of Ireland, as relate to the lighting, cleansing, and watching of Citics and Towns, for the lighting, cleansing, and watching of which no particular Provision is made by any Act of

Parliament.

43. An Act to declare, that the Provisions of an Act made in the Parhament of Ireland in the 33d Year of King Henry the Eighth, relating to Servants Wages, shall extend to all Counties of Cilies and Counties of Towns in Ireland.

44. An Act to amend an Act made in the last Session of Parliament, for regulating and providing for the Relief of the Poor and the Management of Infirmaries and Hospitals in

Ireland.

45. As Act to continue an Act made in the Pafifament of Ireland, in the 31st Year of the Reign of his late Majesty King George the Second, for the better supplying the City of Dublin with Coals, and for the better Encouragement of the Collieries of Ireland.

40. An Act for raising the Sum of £1,500,000 by way of Annuities, for the

Service of Ireland.

47. An Act to authorize the Payment of Prize Money ansing from Captures made by Ships of his Sicilian Majesty in conjunction with British Ships, to the Sicilian Envoy, for the use of the Officers and Men of such Ships; and also the Payment of Money arising out of Proceeds of Prizes or Captures made by any other Ships or Vessels belonging to Foreign States, in conjunction with his Majesty's Ships.

48. An Act to repeal so much of certain Office of Treasurer of his Majesty's Navy.

Acts as relates to the Regulations or Condiditions under which Coffee, Cocoa Nuts, Sugar, and Rice, (not being the Produce of the East Indies), are allowed to be secured in Warehouses, without Payment of Duty; and to authorize the Collectors and Comptrollers of the Customs in his Majesty's Colonies and Plantations in America, and the West Indies, to administer certain Oaths.

49. An Act for permitting the Exportation of Fuffers Earth, Fulling Clay, and Tobacco Pipe Clay, to any Place in Possession of his

Majesty.

50. An Act to repeal the several Duties under the Care of the Commissioners for managing the Stamp Duties in Ireland, and to grant new and additional Duties in lieu thereof; and to amend the Laws relating to the Stamp Duties in Ireland.

51. An Act to extend the Provisions of an Act made in the last Session of Parliament, for abolishing Fees received by certain Officers and other Persons employed in the Service of the Customs in the Port of London, and for regulating the Attendance of Officers and others so employed, to the Out-Ports; and to appropriate the Fees of certain abolished and vacant Offices in the Customs to the Superannuation Fund.

53. An Act for enabling his Majesty to grant the Palace, called the King's House, with the Appurtenances, situate in Greenwich Park, in the County of Kent, to the Commissioners for the Government of the Royal Naval Asylum, and for enabling the said Commissioners to appoint a Chaplain to officiate therein.

53. An Act to suspend for 12 Months so much of an Act of the 2d Year of King James the First, intituled, An Act concerning Tanners, Curgiers, Shoemakers, and other Artificers, occupying the cutting of Leather, as prohibits the regrating and ingressing of Oaken Bark.

54. An Act for increasing the Rates of Subsistence to be paid to Innkeepers and

others on quartering Soldiers.

55. An Act for charging the Sum of £12,000,000, Part of the Loan of Twelve Millions two hundred thousand Pounds, raised for the Service of Great Eritain for the Year 1807, upon the Duties of Customs and Excise, granted to his Majesty during the continuance of the present War, and for certain Periods after the Ratification of a Definitive Treaty of Peace; and for providing a Sinking Fund for the Redemption of the Stocks or Funds thereby created.

56. An Act for the further regulating the

### COBBETT'S.

# Parliamentary Debates,

BURING THE

FIRST SESSION OF THE FOURTH PARLIAMENT

OF THE

UNITED KINGDOM OF GREAT-BRITAIN AND IRELAND,

AND OF THE

KINGDOM OF GREAT BRITAIN THE TWENTY-FIRST,

Appointed to meet at Westminster, the Twenty-second day of June, One Thousand Eight Hundred and Seven, in the Forty-Seventh Year of the Reign of King GEORGE the THIRD.

Vol. 1X.

# COBBETT'S Parliamentary Debates;

During the First Session of the Fourth Parliament of the United Kingdom of Great Britain and Ireland, and of the Kingdom of Great Britain the Twenty-first, appointed to meet at Westminster, the Twenty-second Day of June, One Thousand Eight Hundred and Seven, in the Forty-seventh Year of the Reign of His Majesty King GEORGE the Third.

#### HOUSE OF LORDS.

Monday, June 22, 1807.

This being the day appointed for the meeting of the New Parliament, the Lord Chancellor came to the house at two o'clock, and being seated on the woolsack, immediately rose and said, " My lords, I have to acquaint you, that his majesty, not thinking fit to attend in person this day, has been pleased to issue a commission under the great seal, empowering certain commissioners, named therein, to open and hold this present parliament. The lords commissioners then present, namely, the archbishop of Canterbury, the lord chancellor, the earl of Aylesford, and lord Hawkesbury, being robed, and having taken their seats in front of the throne, Mr. Quarme, the yeoman usher of the black rod, was deputed to order the attendance of the commons; a number of whom forthwith appeared, preceded by the clerks of that house.—The commission was then read, and the lord chancellor spoke as follows:—" My lords, and gentlemen of the house of commons; We have it in command from his majesty, to let you know that his majesty will, as soon as the members of both houses shall be sworn, declare to you the causes of his calling this parliament; and it being necessary that a Speaker of the house of commons should be first chosen, it is his majesty's pleasure, that you, gentlemen of the house of commons, repair to the place where you are to sit, and there proceed to the choice of some proper person to be your Speaker; and that you. present such person here to-morrow, at

bation."-The commons having withdrawn. their lordships proceeded to prayers; after which, the several peers present took the usual oaths and their seats.

> HOUSE OF COMMONS. Monday, June 22.

[CHOICE OF A SPEAKER.] About two o'clock, the attendance of the commons, at the bar of the house of lords, was com-manded in a message by the black rod. About 200 members, who had been previously sworn in by the lord steward of the household, according to custom, in the Long Gallery, went up immediately, and having received his majesty's command, signified by the lord chancellor, to elect a Speaker, returned, and shortly after proceeded to the exercise of that privilege in the usual form,

Mr. Yorke rose, and addressing himself to Mr. Ley, the senior clerk, said, that the house was now called upon to exercise one of its most antient and valuable fivileges. in electing, from among its members, aproper person to discharge the functions of its Speaker; functions always important to the maintenance of order and decorum within its own walls, and the execution of which was at the same time most essential towards obtaining for the proceedings of the house. the respect and sanction of the community abroad. Some apology was perhaps necessary, for his presuming to offer himself to the house on this occasion, which implied an assumption, that the person whom he should recommend as the most fit and proper, to discharge the arduous duties annexed to the chair, should immediately appear to three o'clock, for his majesty's royal appro- the house to possess in a pre-eminent degree

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the assemblage of great qualities which was guished merit, he should not hesitate to requisite for the office. He was aware, that name the right hon. Charles Abbot. (a'gethere were many gentlemen in the house, neral cry of hear! hear!) If he possessed who, by their abilities and conduct, and the more eloquence, he could with pleasure authority annexed to their names and persons, were very capable of filling this important station with dignity and advantage. But there was something faither than mere personal qualifications which afforded not only a fair presumption, but even the assurance and full conviction, that the right hon. gent. he meant to propose was, even among the many other highly gifted persons whom he saw around him, the most worthy to fill the chair of the house in these times of difficulty. In addressing the house on this occasion, he had, in addition to the satisfaction of discharging a high public duty, a pride and pleasure in bearing his personal testimony to merits which he had long privately known, and which, the more he knew them, the more he esteemed and honoured, and the more he congratulated himself on his acquaintance with the person who possessed them in so eminent a degree. He anticipated, therefore, with peculiar satisfaction the testimony that he knew would be unanimously borne this day to every thing that he had said in behalf of his right hon. friend. It was a farther satisfaction to him, to think that the vote which the house would give on this occasion, would be distinct from all party prejudices and interests, the prevalence of which, in that house, was on every occasion to be deplored, but the prevalence of which, at the present difficult and dangerous crisis, was particularly to be deprecated, as it might perhaps be pregnant with the ruin of these once flourishing, united, and happy countries. He was satisfied that, on the present occasion at least, no party feeling would find room among those he saw around him. This happy unanimity would enhance the pride and pleasure he felt on being permitted to address the house on this because I am sure I am speaking the unanioccasion; and he hailed the approaching mous sentiments of those I address, when unanimous election of his right hon. friend I say, that I am persuaded nothing could to the chair, as an omen of the future concord which he hoped to see prevail generally in the house. It was not necessary for hun to descant on the qualifications requisite to fill the chair with propriety, as there were many gentlemen present who had repeated- I speak in the hearing of many of those ly seen it filled in the most honourable manstance of every thing that a Speaker of Thouse of commons ought to be, though he chair had, within his memory, been filled by many persons of very high and distin-

dwell on the merits by which this right hon. gent. was so eminently distinguished and recommended. He could dilate upon the independence of his character, his accurate knowledge of the laws of the country, his intignate acquaintance with the forms and the practice of the house of commons, and his love of the constitution. But all praise must fall short of the merits which the house knew so well, and estimated so highly services which Mr. Abbot had rendered as chairman of the committee of finance, and as chief secretary for Ireland, were, however, so deeply impressed upon his mind, that he could not restrain himself from making particular mention of them. member of the committee of finance he had had particular opportunities of observing the meritorious conduct of his right hon. friend as chairman of that committee; and he had also particular reason to know, how much cause Ireland had to regret his being called from his high station in that country, to fill the chair of that house. Mr. Abbot was, in one word, in every sense, one of the public; and if every other servant of the public, at the present time, and in the times to same, performed his duty with the same fidelity, zeal, and diligence, the country would find in such service, the most offectual means of extricating itself from the difficulties with which it was now encompassed. He should trespass no farther on the house, but conclude with moving, That the right hon Charles Abbot, be called to the chair of that house.

Mr. Bankes rose and addressed the house thus.—Sir, I never lose with more satisfaction to second any motion than I now do that which has just been submitted to you; conduce so much to the dignity of this house, and the general interests of the country, as the placing such a person as Mr. Abbot in that chair, which he has already repeatedly filled with so much bonour. As members who formerly sat in this house, it may be thought, that, as to them, it is totally unnecessary to enlarge; but there are now many amongst us who had not formerly a seat here, and therefore I hope they will excuse me for telling them, that there is no

person who has exercised himself in the duties of that most important office, with more integrity, ability, candour, and fidelity, than the right, hon, gent, who has been nominated to their choice. He is a gentleman, who, to the most diligent research, adds the most profound knowledge of mankind, with great legal knowledge, extensive experience in history, and a great and accurate understanding in constitutional and par-These are endowments liamentary law. which qualify him most abundantly to undertake that arduous and difficult situation to which we recommend him. The easy access which he gave to all who had occasion to consult him, is fresh in the recollection of many whom I address. To them, too, it is abundantly known, how usefully and honourably he filled the chair for several years. To myself it is a great gratification to feel, that in discharging what I conceive to be a great public duty, I am also obeying the call. of a long and uninterrupted friendship. He was, sir, amongst the first of my friends in this world, and it is a great pleasure and satisfaction to me to find, in a great assembly of enlightened men, of great qualifications and parliamentary experience, that such a friend, whom I have known so long and so intimately, should be the person repeatedly deemed most fit to fill the situation of Speaker amongst us. Fam sure that upon this bccasion, as upon former ones, those who know his abilities, perseverance, and integrity, will again deem him most fit to resume it. and that those who have not known him so sufficiently as to have experienced his qualifications, will never have cause to regret their acquiescence in the opinion and choice of those who have. On these grounds I concur with my right hon. friend in every sentiment he has uttered, and beg leave to conclude with seconding the motion he has submitted to your consideration.

Mr. Cateraft.—Sir, I never rose with more pleasure in this house, than I now feel in rising to express my concurrence in this motion. I have witnessed, in common with many others now present, the great talents, the industry, and becoming conduct of that right hon, gent., whose character and qualifications are now the subjects of discussion. He has formerly filled that chair in such a manner, that I think I should not be doing justice to my own feelings, it I did not say, that I do not know of any one judividual so well qualified to fill that dignified and honourable situation, as that right hon, gent. In saying thus much of him I

may perhaps by some be thought to be going too far with my eulogium, and I acknowledge they might think so with so wede. gree of justice, were I to have formed this opinion merely upon the basis of those qualifications which have been touched upon by the mover and seconder of the motion. do not mean to infer, that there may not be several men now present in this house, who, from their abilities, extensive knowledge, and experience, are perhaps equally adequate to the important and arduous task of filling that office: but, sir, under the present circumstance in which that right hon. gent. stands, and in the present situation of affairs, I think there are other considerations and other qualities which ought to enter into our consideration. I am convinced, I say, from this more comprehensive view of the subject, that the house could not make a more judicious choice than in electing that gentleman. Therfectly concur in every thing that has been stated concerning him. I approve of the detail which the two hon. gentlemen have given of his character. While I do this, however, I must also be allowed to state, that from such qualifications alone does not arise the governing motive of my acquiescence. What more immediately tends to induce me to support this nomination, is that spirit of firmness and independence, with which he has always executed the high trust committed to him, and this, too, upon every occasion, but more particularly upon a memorable one, the circumstances of which are yet tresh in your recol-The situation in which he was lection. placed was, indeed, singular; but it was such as may occur again. I allude to a transaction which took place in this house. at a time when many who are now here were not present; an occasion, when, upon a division taking place, on the proposition of an hon! friend of mine (Mr. Whitbread), the numbers of the members on both sides of the question were equal. Such was the predicament in which that right hon, gent. was placed, when occupying that chair, to which we are now proposing to recal him; a predicament, in which he had a remarkable opportunity of exercising that firmness of mind which is so becoming in all situations of life, but particularly in that to which he had been called by the unanimous. concurrence of this house. He gaves as is were, a form and body to the wishes of the. people, by converting the propositions which were then submitted to us into resolutions of this house; I mean those resolutions

which preceded the impeachment of lord ! Melville. Sir, what induces me more particularly to allude to this fact is, the circumstance of my conviction, that this must be an inquiring parliament, otherwise we shall find that the people will be infinitely disap. pointed in the expectations they have formed of those they have sent to it as their repre-Upon such grounds, therefore, I think, that the high trust and responsability of a Speaker of this house cannot be delegated into the hands of any man with greater propriety, or with greater safety, than into the hards of one. who has already executed that situation with firmness and independence. What he has already done, upon a former occasion, we surely have every reason to expect he would not hesitate to do upon a future occasion. The firmness, the impartiality, the spirited and dignified independence, which he has already shewn. should certainly induce us to believe that he would act so again, should another similar opportunity offer. This, therefore, is my governing principle for voting for the right hon, gent. If his conduct upon that day had been otherwise, I most unquestionably would have voted against him. I do not demy, but, on the contrary, I admit, that he possesses all the qualifications which have been enumerated; but I mean fairly and frankly to own, that this last one, which I have stated, is with me the chief inducement, the governing principle which actu ates my vote in his favour. Lest it should be said that I am introducing party principles, and party prejudices, I shall abstain from making any further observations; but, while I give my most cordial assent to the motion now before you, I cannot conclude "Without observing, that if ever there was a parliament likely to create great warmth of discussion upon great political and party top:cs, it is the present parliament, which is now, for the first day, assembled.

Mr. William Smith gave his hearty concurrence to the motion, and had great satisfaction in seeing recalled to the chair a gentleman who had acquitted himself in such a manner in the public and private duties of the office, as to prove himself possessed of the best disposition as well as the most perfect ability to fill it in the most beneficial manener. The discharge of the public duties of the chair in the house was a matter that came upder the observation of every member. He should, therefore, say nothing on shat head, though he believed there was the

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in the private duties of the chair, he had more frequent opportunities than others to observe the punctuality of attendance, and the zealous endeavours to forward the business that came before him, by which the right hon gent, now proposed established the strongest claim to the approbation and confidence of the house. It was unnecessary to add any thing to what had already been said; but he could not abstain from adverting to one expression which had fallen from he right hon. mover. The right hon, gent, expressed a wish, that all other discussions might be equally free from party motives as this. He could only say in answer, that if every proposition that should be introduced should be equally unexceptionable in its nature, no party interest should traverse it, at least so far as he was concerned. (An universalcry of chair, chair! Mr. Abbot, Mr. Abbot!)

Mr. Abbot then rose. He said, the proposition which his right hon. friend had submitted to the house as its first act, so far as it concerned the magnitude of the duties annexed to the chair, received his fullest concurrence. The history and practice of parliament, at all periods, confirmed that opinion. But if it had been thus matter of grave and solemn deliberation, at all periods, into whose hands the high, important, difficuit, and delicate duties of the chair should be entrusted, a just sense of the difficulties of the times in which we live difficulties, which might be expected to increase instead of diminish, must make it matter of particularly serious consideration now. The partiality of his triends had ascribed to him a capacity for discharging those duties, which, gratefully as he acknowledged it as a mark of their kindness, filled him with fear when it led him to a comparison of the arduous nature of the task, with his humble ability to execute it. He had further only to add, that if the house, in the exercise of its first privilege, should think fit to call again into its service the qualifications it had experienced in him, they should be exerted with the utmost zeal and ability of which he was master. With this he submitted to the pleasure of the house. (An universal cry of chair ! chair !) -- Mr. Abbot was then conducted to the chair by the mover and seconder of the motion, and shen seated therein for a short interval he again rose and addressed the house thus :- Since the house has been pleased to place me again in this chair, I desire from this place to return you my humbiest thanks, and most grateful acmost umple room for commendation; but, knowledgments, for this additional proof of

the honour of occupying it, I will constantly labour to deserve a continuance of your regard, by maintaining the dignity and authority of this house unimpaired, and by endeavouring to do so with fidelity and strict

impartiality.

The Chancellor of the Erchequer availed himself of the usage of the house, to offer to the Speaker, not his congratulations respectability, and utility of its presidency, could not be too highly estimated On the first occasion on which the Speaker had been called to the chair, he had made the same modest comparison between the duties of the office and his sense of his own abilities to discharge them. To compare his feelings on that occasion, and on the present, was a thing that could scarcely be abstained from. The statement then offered of the arduous duties of the office, and of the incapacity, as the Speaker had been pleased to call it, of the individual to perform them, was then subject to the test of a severe criticism There was fiesh in the memory of the house the conduct of a predecessor in the chair, who in a time deeply marked with the yiolence of party conflicts, had so conducted himself as to acquire the unanimous approbation of men, who scarcely agreed in any thing else. Lord Sidmouth, the person to whom he alluded, was supposed to have possessed every quality which the idea of a perfect Speaker of the house of commons comprehended. It was enough to say, that on the comparison with him, the present Speaker was not found in any sense wanting. The dignity, authority, and utility of the character of the chair was as fully supported as at any former a worthier person.

your confidence and esteem. I have only period; and the respect which it was propernow again to assure you, that while I have ly entitled to command, was not in any the slightest degree diminished. All that could be wished now, was the continuance of the conduct already experienced. The trial to which the Speaker was called was less unequal All that was necessary to his honourable acquittal, was to persevere in doing as he had done. Nothing could be so gratifying, as to be called unanimously to a station so arduous and so exalted, after but the unanimous contratulations of the so full a trial. The silent assent of the house of commons, and the unanimous house would have been perhaps sufficient to congratulations of the public. The feelings mark its according approbation. But, from of the friendship with which the Speaker the express and declared concurrence of had long honoured him, were alone suffi- persons, who were not in other instances cient to make him rejoice to see him again, likely to agree, the most unequivocal sanction restored to a situation, which from every of universal approbation was given. Thus, consideration, public and private, must be however, in the frequent changes of admias desirable to him as it was honourable, instration that had lately taken place, the But it was not so much from private conside- minds of men might differ, as to those rations, as from a sense of the importance who might be best qualified to hold the of the duties of the office, and of the pecu- reins of government in the country, there liar qualifications to discharge them, that was no doubt any where that the chair of he exulted in the present appointment to that house could by no other person be so the chair, to which the Speaker's former well filled as by its present holder. Conconduct in it gave a ditional lustre. The scious that he must fall infinitely short of proper object of congratulation, was, not giving an adequate description either of his the Speaker, but the house, whose good own feelings, or of those which the house fortune in providing so amply for the entertained upon the present occasion. entertained upon the present occasion, he should conclude with moving, that this house do now adjourn —The question being put from the chair, the house adjourned accordingly.

> HOUSE OF LORDS. Tuesday, June 23.

At three o'clock, the lords commissioners took their seats, and immediately sent the usher of the black rod to desire the attendance of the house of commons, with their Speaker elect, in the house of peers, to present him for his majesty's approbation.—In a few minutes, the commons, with Mr. Abbot at their head, attended at the bar. Mr. Abbot then addressed the lords commissioners to the following effect:-" I have to acquaint your lordships, that in obedience to his majesty's commands, and in virtue of their ancient rights, his faithful commons have proceeded to the election of a Speaker, and that their choice has once more fallen upon me. Deeply penetrated with the most heartfelt gratitude for this new mark of their confidence and good opinion, and in humble compliance with their wish, I now present myself at your bar, and have humbly to pray, that his majesty will graciously allow them to re-consider their choice, and to elect

lords appointed by his majesty's commission, have it in command from his majesty, to signify, that his majesty, fully persuaded of the wisdom and prudence of his faithful commons, is perfectly satisfied with the choice they have made, and convinced of your ample and tried sufficiency to execute all the duties of that office. We, therefore, by the authority of his majesty's commission,

made of you as their Speaker.

Mr. Abbot.—My lords, I feel deeply penetrated with gratitude for this fresh mark of his majesty's grace and favour, which I receive with all due humility and resignation. It now becomes my duty, in the name and in behalf of the commons to lay claim to all their ancient and undoubted rights and privileges, to which, by the usage of the constitution of parkament, they are entitled; more especially that their persons, servants, and estates; be free from arrest and molestation; that they may enjoy liberty of speech in their debates; and have free access to his majesty's royal person, whenever occasion may require; and that all their proceedings may receive from his majesty the most favourable construction; and that, where any involuntary errors may seem to have been incurred, the blame, I hope, will be wholly imputed to myself.

The Lord Chancellor .- Mr. Speaker, We have it in command from his majesty to say, that his majesty allows and confirms to his faithful commons, all those immunities and privileges they claim, and that in as full and ample a manner as they have hitherto been granted and allowed by his majesty, or by any of his royal predecessors. As to any best ehension you may entertain of incurring any errors, we are commanded to inform you, that his majesty sees no ground for any such apprehensions; and that consequently, we may moreover acquaint you, that any thing coming from you or his majesty's faithful commons, will receive from his majesty the most favourable interpretation.—The Commons then withdrew, and the commissioners retired to unrobe. After which the **Elerk** proceeded to swear in the Peers.

> HOUSE OF COMMORS Tuesday, June 23.

The House having assembled about three o'clock, the yeoman usher of the black rod. appeared at the table to desire their attendance in the Rouse of peers, with their speaker elect, to present him for his majes-

The Lord Chancellor.—Mr. Abbot, the ty's approbation.—The commons accordingly, with the Speaker at their head, immediately attended. On his return,

The Speaker addressed the house as follows: -I have to acquaint the house, that I have been in the house of lords, where his majesty, by his royal commission, has been graciously pleased to approve and confirm the choice of this house, in the election they have made of me, to be their Speaker; and that I there do allow and confirm the choice they have little laim, by humble petition to his majesty, for all our ahcient and undoubted rights, in regard to the privileges of this house; and more especially, safety from arrest and all molestation for the members of this house. and their servants; freedom of speech in debate; and that all our proceedings may receive the most favourable construction. His majesty has been pleased to concur in granting to this house the whole of these privileges, as fully, and in as ample a manner, as ever was done by any of his roy al predecessors. And now, gentlemen, placed in this chair, by the favour of the house, for the fourth time, I have to repeat my humble and heartfelt acknowledgements to you for the highest honour that any of its members can possibly receive. In my endeavours to execute this frust, I must entreat the continual assistance of the house in support of its own honour and authority, and for maintaining order in its proceedings; assuring you, at the same time, that it is my determination to act, in all matters of business, with the strictest impartiality, and the utmost regularity and dispatch. I have only now to remind the house, that the first thing to be done, upon the present occasion, is, for the members to take the necessary and usual oaths of supremacy, abjuration, and qualification, as by law required.—The house was accordingly so occupied during the remainder of the sitt-

HOUSE OF LORDS.
\*Wednesday, June 24, and Thursday, June 25. On these days the lord chancellor took his seat on the woolsack at three, and the clerk continued to swear in the peers till four. •

HOUSE OF COMMONS. Wednesday, June 24, and Thursday, June 25. On these days the speaker came to the house at one, Several members present took the oaths, and made and subscribed the declaration, and took and subscribed the oath of Abjuration, according to the laws made for those purposes; and such of the said members as are by law required to deliver in to the clerk of this house, an account of their Qualification, and to take and subscribe the oath of Qualification, delivered in such account, and took and subscribed the said oath accordingly.

> HOUSE OF LORDS. Friday, June 26

[THE LORDS COMMISSIONERS' SPEECH.] -This day at three o'clock, his grace the archbishop of Canterbury, the lord cha cellor, the earl of Aylesford, and earl Dartmouth, being robed, took their seats on the bench in front of the throne, and Mr. Quarme, yeoman usher of the black rod, was then dispatched to order the attendance of the commons, who forthwith, with the Speaker at their head, appeared at the bar. The toyal commission, authorising certain peers therein named, or any three or more of them, to open the parliament, was then read. After which, the Lord Chancellor delivered the following speech to both houses:

" My Lords and Gentlemen, "We have it in command from his majesty to state to you, that having deemed it expedient to recur to the sense of his people, his majesty, in conformity to his declared intention, has lost no time in causingthe present parliament to be assembled. His majesty has great satisfaction in acquainting starthat, since the events which led to the dissolution of the last parliament, his majesty has received, in numerous addresses from his subjects, the warmest assurances of their affectionate attachment to his person and government, and of their firm resolution to support him, in maintaining the just rights of his crown, and the true principles of the constitution; and he commands us to express his entire confidence that he shall experience in all your deliberations a determination to afford him an equally loyal, zealous, and affectionate support, under all the arduous circumstances of the present time.—We are commanded by his majesty to inform you, that his majesty's endeavours have been most anxiously employed for the purpose of drawing closer the ties by which his majesty is connected with the powers of the continent; of assisting the efforts of those powers against the ambition and oppression of France; of forming such engagements as may ensure their continued co-operation; and of establishing that mutual confidence, and concert, se essential, under any course of events, to

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peace in Europe.-It would have afforded his majesty the greatest pleasure to have been enabled to inform you, that the mediation undertaken by his majesty, for the purpose of preserving peace between his majesty's ally, the emperor of Russia, and the Sublime Porte, had proved effectual for that important object; his majesty deeply regrets the failure of that mediation, accompanied as it was by the disappointment of the efforts of his majesty's equadron, in the sea of Marmora, and followed, as it has since been, by the losses which have been sustained by his gallant troops in Egypt.—His majesty could not but lament the extension of hostilities in any quarter, which should create a diversion in the war, so favourable to the views of France: but lamenting it, especially in the instance of a power with which his majesty has been so closely connected, and which has been so recently indebted for its protection against the incroachments of France, to the signal and successful interposition of his majesty's arms.-His majesty has directed us to acquaint you, that he has thought it right to adopt such measures as might best enable him, in concert with the emperor of Russia, to take advantage of any favourable opportunity of bringing the hostinties in which they are engaged against the Sublime Porte, to a conclusion, consistent with his majesty's honour, and the interests of his Ally."

" Gentlemen of the House of Commons, " His majesty has ordered the estimates of the current year to be laid before you, and he relies on the tried loyalty and zeal of his faithful commons to make such provisions for the public service, as well as for the further application of the sums which, were granted in the last parliament, as may appear to be necessary.—And his majesty, bearing constantly in mind the necessity of a careful and economical administration of the pecuniary resources of the country, has directed us to express his hopes, that you will proceed, without delay, in the pursuit of those inquiries, connected with the public economy, which engaged the attention of the last parliament.

" My Lords and Gentlemen.

. " His majesty commands us to state to you, that he is deeply impressed with the peculiar importance, at the present moment, of cherishing a spirit of union and harmony among his people : such a spirit will most, effectually promote the pro-perity of the country at home, will give wigour and the restoration of a solid and permanent cacy to its councils, and its arms abroad a 2 P

blessing of providence, to carry on success fully the great contest in which he is en giged, or finally to conduct it to that termination which his majesty's moderation and justice have ever led him to seck. a peacein which the hon our and interests of his Lington can be secure and in which Eurip and the world may hope for independence and repose

Ine commons then withdrew, and the lords adjourned for a short time to unrobe Hiving again assembled, his Mijesty's Speech was read by the lord chancellor, and afterwards by the clerk at the table

The Earl of Manifield rose to move the At a crisis like the present, he wished it had fallen to the lot of some noble lord more able and experienced than himself, to move an address to his majesty, he felt himself incompetent to the task and hoped to meet with the indulgence of the house He did not come forward upon this occasion with any pirty views, and whilst he disdained to be the servile tool of any administration, so, on the other hand, he was equally immical to a systematic opposition to the measures of government, whether those measures were injurious or conducive to the public good Some parts, however, of his myesty's speech had struck his mind very forcibly, and upon those he would briefly The gucumstances deliver his opinion which occurred respecting the proposed concosions to the Catholics, and the differences which on that occasion took place between his majesty and his lite ministers, rendered it impossible that those ministers could remain in officee and rendered an appeal to the peowelc absolutely necessary. He rejoiced at the toust likely to inflame and irritate men's minds; he hoped that that irritation would now he allayed and that union and concert would invigorate the hands of government, and strengthen the country. In alluding to one topic mentioned in his majesty's speech, namely, the unfortunate events which had

and can alone enable his majesty; under the taken place in the Sea of Marmora, and in Egypt, he did not wish to cast censure any where until those documents were before the house, which could enable it to decide with propriety He trusted, however, that in the mean time no attempt would be made to throw the blame upon the officers employed on those services. The events were most unfortunate, but he trusted they would only prove an additional incentive to our gallant soldiers and savnen, to efface their memory by splend.d victories and brilliant achievements He trusted, also, that the measure since adopted would have the desired effect. of inducing the Dirte to adopt those measures which were consistent with her real There was another topic in his interests majesty's speech to which ke wished to adveit, although it was rather addressed to the house of commons than to their lordships. inasmuch as it formed an additional argument for the address which he should move. he alluded to the wish expressed by his majety, that they should proceed in those enquiries respecting the economy of the public money, which they had commenced in This was an additional the last parliament incitement for their lordships to express to his majesty their loyalty and attachment, Whilst it proved that there was not the slightest wish that those inquiries should be dropped, which had been infermeted by the dissolution of parliament. It was his most ardent wish that upon such an occasion, engaged as we were in war, carrying on a contest in which all the energies of the country were required to be exerted, and when, as in the present case, the speech from the throne was temperate and conciliatory, that there should be an unanimous vote. If that, effect of that appeal, he refluced that ad- however, in the result state of parties, dresses had poored in from every quarter of and under the present differences of opinion, the country, evincing the most zealous and was not to be expected, he trusted that they steady loyalty and attachment to his majes- would be at least unanimous in expressing ty's government, and to the constitution of their cordial, zealous, and loyal attachment the country; and whilst lie regretted that to his majesty, whose mild and benignant any of those addresses should convey a cen-government, and whose unerring discretion sure upon many enment characters, he in the exercise of his royal prerogatives callshould have still more regretted if no such ed loudly for that tribute to his numerous address s had been presented. It was great- virtues. His lordship concluded by moving ly to be lamented that a subject should have an address to his majesty, Which, as usual, been agitated, which of all others was the was nearly an echo to his majesty's speech -The proposed address having been read by the lord /hancellor,

Lord Relle rose to second it. His lordship declared, that he came forward uninfluenced by any party considerations, and solely from motives of loyalty and attachment to his majesty. He condemned the conduct

of the late ministers towards his majesty, and deprecated an attempt to embitter the latter days of their sovereign by exciting agitation, and the most irritable feelings throughout the country. He declined entering into any consideration of the unfortunate events in the Sea of Marmora and Egypt, the necessary documents not being before the house; he could not help, however, deeply regretting that sach circumstances should have occurred. He highly approved of that part of his assjesty's speech, which desired that the inquiries into the public expenditure should be resumed, and agreed with the noble earl, that it was an additional incitement for expressing their attachment to his majesty; which he hoped would be expressed unanimously.

Enf Fortescile rose for the purpose of moving an amendment, when he considered the manner in which the last parliament was dissolved, and the speech which had been now put into the mouth of his majesty, his lordship said he could not avoid express. ing his greatest surprize at the conduct of The last parliahis majesty's ministers. liament, beyond any other, had teemed with measures of the greatest importance to the country, many of which were interrupted by its sudden and abrupt dissolution—a attachment to his majesty. of the gre itest inconvenience and distress to numerous indicates, from the interruption given to a great number of private bills. It had been urged by the supporters of the present ministers, that this inconvenience might be easily remedied by taking up those bills at the stages where they were left; but this operated to establish a principle pregnant with the utmost danger to the country, and he did not believe that the noble and learned lord upon the woolsack would defend the principle of resorting upon such occasion, to a suspension of their standing orders. He could 'not forget the solem i mockery with which the Scots Judges were ordered to attend at the bar of the house, when it must be well known to his majesty's ministers that the bar would be, as it was, closed against them by the king's commissioners coming to the house to prorogue the parliament. Viewing all the circumstances under which the list parliament was dissolved, he could only consider that dissolution as a strong and arbitrary measure—a measure to which those ministers alone were entitled to resort who possessed the confidence of the country. What

confidence of the country? they had alreadybeen tried in the public belance and hall been proved wanting They had only received the accession of a gentleman, fertainly highly respectable, who had quitted his own professions to embark in politics, and who had since chiefly distinguished. himself by fulminating an othernas, not only against Catholics, but against all descriptions of meeting-houses, nay, even against Sinagogues; in short, against every person who would not sign the test of the infallibility of the present administration. After the parliament was dissolved the most Jacobini al means were resorted to, to inflame and irritate the country, a cry of " no popery" was set up, commencing with an address to the electors of Northampton, bursting into open riot at Bristol and Liverpool, and extending over the whole country the most uritating and inflammatory influence. It was, indeed, fortunate that the horrors which were witnessed in the metropolis in the year 1780. had not been revived; but no exertions seemed to have been spared to produce that irritation, which only fell short of the same horrible results. The noble earl who had moved, and the noble lord who had seconded the address, had spoken much of their He did not dissolution which had also been productive mean to dispute their attachment; but he trusted they would not claim a monopoly of loyalty and attachment to his majesty. He revered his sovereign as much as these noble lords could do; nor walld he be outdone in that affection and attachment which were due to his majesty's public and private virtues. He could not, however, suffer himself to be blinded by that attachment into a neglect or compromise of the principles of the constitution; and when he saw these principles violated by the conduct of the king's ministers, he would endeavour to do his duty as a lord of parliament, by delivering those sentiments which, in his judgment, the occasion called for. It had been said that numerous addresses had manifested the sense of the people, but was it to be contended, that because addresses had been procured from chapters and corporations, that therefore they spoke the sense of the people. Considering the subject in these points of view, and upon the grounds which he had stated, he felt it his duty to move an amendment, which, if carried, it would them be for the consideration of the house as to the manner in which it should be incorporated. The following amendment was pretensions had the present ministers to the moved by his lordship:—" That by a long 2 P 2

know it to be his majesty's invariable wish. that all his prerogatives should be exercised solely for the sdvantage of his people. That our detiful strachment to his majesty's person and government, obliges us therefore most humbly to lay before him the manifest misconduct of his ministers, in having advised the dissolution of the late parliament, in the midst of its first session, and within s few months after his majesty had been pleased to assemble it for the dispatch of the dirgent business of the nation.—That this measure, advised by his majesty's ministers, at a time when there existed no difference between any of the branches of the legislature, nor any sufficient cause for an appeal to his malesty's people, was justified by no public necessity or advantage. That by the interruption of all private business then depending in parliament, it has been productive of great and needless inconvenience and expense, thereby wantonly adding to the heavy burdens which the necessities of the times require. That it has retarded many useful laws for the internal improvement of the kingdom, and for the encouragement and extension of its agriculture, manufactures, and commerce. And that it has either suspended or wholly defeated, many most important public measures, and protracted much of the most weighty business of parliament, to a season of the year when its prosecution must be attended with the greatest public and private inconvenience. And that we feel ourselves bound still further to submit to his majesty, that all these mischiefs are greatly aggravated by the groundless and injurious pretences on which his majesty's ministers have publicly rested their evil advices; pretences affording no justification for the measure, but calculated only to excite the most dangerous animosities among his majesty's faithful subjects, at a period when their united effects were more than ever necessary for the security of the empire, and when to promote the utmost harmony and co-operation amongst them would have been the first object of faithful and provident ministers."--The amendment being read,

Lord Boringdon said, he was sorry to find himself compelled to differ from the noble lord who had just sat down, and for whom, as a friend, he had the highest esteem. His noble friend had directed a considerable portion; of his argument against the late disso--lution of parliament. He did not wish to

experience of his majesty's virtues, we well iled to that dissolution, the question having been so often argued. It was clear, however, to his mind, that the late ministers placed themselves in that situation which rendered their continuance in office impossible, without an anomaly in the constitution before unheard of namely, that of ministers remaining in office with opinions directly hostile to those of their sovereign. To dissolve the parliament was his majesty's undoubted ' prerogative, for the exercise of which his confidential advisers were responsible. This principle was the same for whatever period the parliament had sat, and no preference could be given in the argument with respect to a parliament which had sat five sessions over one which had sat only two sessions, or to a parliament which had eat four sessions, over one which had sat only one session. He meant only to apply this to the dissolution of parliament resorted to by the late ministers. For the dissolution resorted to by the present ministers, there were urgent reasons of necessity. The friends of the late administration were sufficiently numerous in the other house to embarrass the operations of government, although not strong enough to bring themselves again into power. It, therefore, became necessary to the people, and this was rendered the more necessary by the irritation and difference of opinion which had been excited by the uncalled-for agitation of a question, calculated in an eminent degree to produce all those effects. Where, however, was the necessity for the dissolution resorted to by the late ministers in October last? the country was at that time quiet, there was no material difference of opinion upon any public topic, nothing in fact that could create the least necessity dissolution been urged, that the rupture of the negociation with France was a sufficient ground for If this were so, then the the measure. rupture of every negociation in which the country had been engaged, would have been a sufficient ground for a similar measure; this, however, had never before been pretended. The arguments, therefore, of his noble friend, went much more against the dissolution resorted to by the late administration, than that to which the present ministers had had recourse. It had been said. that the cry of " no popery" had been raised by the present ministers, in order to raise a prejudice in their favour. He admitted that such a cry had existed in several places amongst the people; but, he denied that it go at length into the circumstances which had been raised by his majesty's ministers.

lous cry could have been set up by his majesty's ministers, and the state of the elections abundantly proved that it had not been. If ministers had wished to raise such a cry, surely it would have been easy to find persons who would have been instrumental to such a purpose in Yorkshire, in Middlesex, and in other places. His noble friend had passed over in silence, the events which had taken place before Constantinople and h Egypt. He did not wish to discuss now the unfortunate results of those expeditions; but he could not help calling to the recollection of their lordships, the triumphant tone in which a noble lord (Kinhaird) of considerable talents, whom he regretted was not now a member of that house, spoke when a rumour reached this country, that the Turkish government had acceded to the terms proposed. That noble lord spoke of the Turkish empire being at the feet of Britain, and asked to whose wisdom and to whose policy we were indebted for so glorious an event? He would now ask to whose wisdom and to whose policy we were indebted for the unfortunate consequences of those expeditions? He could not conceive any occasion on which unanimity was more desirable than the present, and in that house more peculiarly, where it had not been the practice to move mendments to addresses, for he found that in the course of 25 years there were only three instances, namely, in 1801, in 1794, and 1795, where amendments were moved. He thought that a period like the present was one, when they should least of all deviate from the practice of the house, more peculiarly when the united energies of the country were required to combat an enemy, who had owed have cesses more to the divisions amongst his opponents than to the skill or valour of his troops.

Lord Holland said, he felt some difficulty upon the present occasion, not in answering the arguments of noble lords on the other side, but, after what he had heard, in doing it with that decorum which he owed trines were the most dangerous and uncon-

It were absurd to suppose that such a ridicu- | the king's, name, and the king's opinions. into a debate in that house, as they had been upon this occasion. A poble lord (Relle) had talked of embittering the latter days of his majesty. Gracious God! my lords, is it to be endured, that debates in this house are to be thus attempted to be influenced? if these opinions are to prevail, there is an end of the liberties of the people. What may be the consequences? My noble friend (lord Grenville) may, on this principle, say, with respect to the expedition to Constantinople and to Egypt, that it was the king's will; that it was the king's opinion that such an expedition should be sent. If such a principle is to be allowed, it is impossible to say where it can stop, until it has destroyed the privileges of this house and of parliament, and sapped and undermined the constitution itself. The noble lord has spoken of its being the practice of thishouse not to move amendments to addresses. During the few years I have been in parliament, it has been my misfortune (as probably the noble lord would call it) to be the greater part of that time in opposition; and, if my memory does not greatly deceive me, there are several more instances of amendments being moved to addresses than those quoted by the noble lord. But in what way, my lords, can this argument of the noble lord operate against the constitutional. privilege of this house, to offer those sentiments to the throne which we conceive to be called for by our duty to our country? The noble lord, in speaking of dissolutions of parliament, has only stated that which was obvious, namely, that it is the king's undoubted prerogative to dissolve the parliament, and that his ministers are responsible for the exercise of that prerogative. The noble lord then went on to argue as to there being no preference between dissolving parliaments at different periods of their existence; but will it be contended for a moment that there is no difference between dissolving a parliament that has sat five years, and one which has sat only so many months? to their lordships. If the arguments of the If the principle is good for any thing, it goes noble lord who had just sat down, were to to this, that a parliament ought not to be be adopted as the rule of conduct in that dissolved at all, but be allowed to sit its house, then all freedom of debate was at an full seven years; for the same arguments end, and their lordships would have nothing which the noble lord has applied against to do but to re-echo every speech which the dissolution resorted to by the late which the noble lord has applied against ministers for the time being chose to put in ministers when the parliament had sat four to the mouth of his majesty. Such doc- years, would apply to a parliament that had sat six years, and are decidedly against stitutional he had ever heard. He objected the dissolution of the last parliament, which also most strongly, to the introduction of the noble lord has nevertheless defended.

hobic lord for the late dissolution, I am surprised when a noble secretary of state against the dissolution of the preceding parliament, that the noble lord did not then rise to answer his arguments. The noble lord has, however, had recourse to a sort of argumentum ad hominem, in attacking the dissolution resorted to by the last ministers, but his argument decidedly makes against the point he intended to prove. The noble lord states, that at the time of that dissolution shere was no irritation of the public mind, no material difference of opinion. then, was not that the moment for an appeal to the people? The noble lord then states, that at the time of the last dissolution there was great irritability and collision of opinion. Is it not then clear, that that was a most improper period for a dissolution of parliament, when, instead of-a cool and dispassionate appeal to the people, it could only be an appeal to their inflamed prejudices and passions? But my lords, is there no difference between dissolving parliament in the recess, and in the midst of a session. The opinion of one of the greatest men this country boasts. I mean, lord Somers, was, that to dissolve parliament in the midst of a session, was, if not absolutely, at least almost, illegal, and I will not allow for a moment that a prorogation for a day, followed by a dissolution, can make the slightest difference. It is a mere evasion. The noble lord having used an argumentum ad hominem. I may also be allowed the same kind of argument, and I call upon the noble duke now at the head of his majesty's connsels to take into his hand the speech now that into the mouth of his majesty, the speech delivered from the throne in the year 1784, and the amendment then moved in the other house of parliament, by Mr. Burke, which had the entire concurrence If the noble duke can of the noble duke. devote his attention to the subject, he will find those constitutional principles most ably and eloquently enforced in that amendment, which have now been so flagrantly violated. We were told in the speech put into the mouth of the king on the protogation of the last parliament, that that was the most convénient time for putting a period to the business of parliament. It is impossible for me to apply that expression to this assertion. of the ministers which it deserves. The most convenient time! when business of the sport importance was interrupted, when vol. 2. p 1009.

After hearing the defence set up by the there was no appropriation of the public money! And, my lords, I should wish to know whether the public money has not flord Hawkesbury so eloquently declaimed been, in consequence, illegally appropriated. My lords, these measures tend to make this house a cypher in the constitution, great opulence which centers in this house contributes largely to the supplies, and the only hold we have upon them is the approputation act. Supplies are not now raised they formerly were; and the arguments which formerly findified resisting the supplies will not now justify them. Ministers have the supplies in their hands from the nature of the taxes; and if they can appropriate them, too, without coming to parliament, what security have we that parliaments will be assembled at all? My lords, these daily growing infringements of the constitution demand our most serious and earnest attention. I, who think the influence of the crown has increased, is increasing, and ought to be diminished, am a friend to frequent appeals to the people, but not by means of dissolutions. Let parliaments, septennial, be triennial, or I instead of would not object to their being annual; let there be stated earlier periods for a recurrence to the sense of the people; but if parliament is to be threatened with dissolution-and I maintain that the entrance of that misguided monarch, Charles I. into the house of commons \* was not become outrageous violation of the constitution, than the threat used by a right hon, secretary of state, (Mr. Canning) in the late house of commons—then parliament becomes subjected to the will of the crown, as many would then weigh in the balance a seat which they may instantly lose, and a seat for six years, which will necessarily have an undue influence upon votes. The only objection I have to the late house of commons is, that they did not adopte those strong and energetic measures which such a threat imperiously called for.—With respect to the events which have happened in the Mediterranean and in Egypt, those with whom I had the honour to act, as well as myself, are anxious that every inquiry should be instituted which can tend to elucidate the circumstances which led to those events; but when I look at that part of the speech from the throne which refers to these events, I cannot help observing that the penman of this speech, in his eagerness to censure the late ministers, has put into his majesty's mouth a strong \*See Cobbett's Parliamentary History of Englands



condemnation of his majesty's government. | that of an united body, firmly acting upon I also find in the same speech a desire that union and harmony may prevail. This recommendation of ministers, under the circumstances in which it is made, brings to my recollection a story which is almost too ludicrous for this house but which is so extremely applicable that I cannot refrain from relating it Two persons in another part of the united kingdom having been at a fair, where less of that amusement had take place than frequently prevails at fairs in that country, were displeased on their return that there had not been enough of what they called " rowing;" after consulting together a little, one of them said to the other, I will tell you a sure way of having a row, let | us go back to the fair and preach up " peace with former measures agreed to by the same and good order." The noble lord has denied that ministers have raised any cry of " no popery," but, my lords, look at the address of the new chancellor of the exchequer to the electors of Northampton; look also at those newspapers which are understood to be in the interest of government. My loads, in one of these papers it was observed immediately after the protogation of parliament, that it was hoped the cry of " no popery which had issued from the throne would be re-echoed in every quarter of the counter. The noble lord has cast the cry upon the shoulders of the people; but the people in general have too much good sense to be duped by such a cry, and the ministers with all their efforts have failed in their experiment. Let me however, pay that tribute to the right reverend prelates who it in this house, to which they are entitled, for that firmness and moderation, which, amidst the cry to which I have alluded, have uniformly There is another marked their conduct. part of the speech, my lords, against which I protest, as most unconstitutional. We are told that the Addresses to which my noble friend (earl Fortesque) alluded, as addresses from chapters and corporations, we are told that these addresses have expressed the sense of the people. Thus, after an appeal to the people, the new parliament are to be told at the outset, we do not want you to express the sense of the people, it has been already expressed by chapters and corporations, and riotous meetings. My lords, I feel myself called upon by every motive of public duty to support this amendment. We have heard this night of systematic opposition; but if ministers come into power upon unconstitutional principles, it is childish and

the principles of the constitution, and determined to resist by every constitutional means those who have no other title to power than faction and intrigue.

Lord Mulgrave observed, that the great object of censure from the other side of the house, was the dissolution of parliament, the legality of which the noble lord (Halland) had questioned But this dissolution was not without good reasons; reasons which did not exist when the former dissolution in October last had taken place. Measures of the greatest moment, brought forward by the late ministers, had been passed by the parliament which was then dissolved, and these also incompatible, in some degree, parliament. Ministers had not then to fear any very formidable opposition, nor any fact'ous Thern Meetings, to concert schemes to obstruct the operations of government; yet they dissolved that parliament. But before the late dissolution it was suspected that the noble lords on the other side, and their friends, would not show an equal degree of moderation, and as far as experience had yet gone, the suspicion appeared to have been well-founded, and a dissolution became advisable. What was the ground of the dissolution in October? Was it the failure of the negociation? Disgraceful and ridiculous as the conduct of that negociation had been throughout, yet it was not perhaps so bad as people apprehended it was when they saw that the expedient of a dissolution. was resorted to. The noble lord then proceeded to compare the dissolution of 1784 with the late one. The dissolution of 1784 was founded on the best reasons of any he had heard of, except the last. The circumstances were, in a great measure, similar. The house of commons had then passed a measure pregnants with danger to the constitution, and when the king in consequence, thought proper to change his ministers. The junction of parties, formerly hostile to each other, enabled them to overpower the government. An appeal to the people then became necessary. Though in the late parliament the ministers had a majority, yet the opposite party had a number sufficient to embarrass he operations of government. A dissolution therefore became advisable. The cases were nearly similar, with this exception, however, that they on the other side who approved of the dissolution of 1784. censured the last. The cry of private inabsurd to talk of any other opposition than fluence had then been set up, and the action

lerd on the opposite side (Grenville) had conin had now joined in it. But the noble ford now acted with different persons, and evil communications corrupt good man se mers." Then a dangerous measure had been passed by the commons, now an attack had been made on the personal conduct of the king. A great deal had been said about setting up the cry of "No Popery," but they themselves had set up that cry. The present moble lord then detailed the proceedings reexpecting what had been called the Roman Catholic Measure, and contended that by that the late ministers had raised the cry which they now wished to shift from themselves to the present ministers. A noble lord (Holland) said, that it was an amomaly in the constitution that the king could think at all. Now the late ministers had declared their wishes to his majesty to explain their conduct, because they had seen a paragraph in a newspaper which they did not like. By this means they wished to lay the blame on his majesty, but at the same time they must, as faithful counsellors, have advised him not to comply with their request, because it was an enomaly in the constitution, that he should think at all. How could the noble lords reconcile this contradiction? He declared' that he was unable to meet with such another attempt to bring blame directly upon the Sovereign in the whole history of the country. The noble lords on the opposite side also objected to the introduction of the allusions to the failure in the sea of Marmora But if we did meet with and Egypt. reverses, were these to be passed over in silence? 'If objects were undertaken without means, and if we were to be baffled by \* the weakest of enemies, were these things to be suffered to pass over like a morning No, surely. The speech stated cloud ? the facts, and they were facts worthy of notice. The noble lord concluded, by de-c claring his warm concurrence in the address.

Lord Holland, in explanation, said, that what he had stated was, that the mention of the failures was evidently introduced as a censure on the late government, and therefore hade his majesty censure his own acts. He had not deprecated but courted inquiry intothe whole conduct of the late ministry, Meshad only said, that the present censure was premature and inconsistent.

Lord Erskine said, that the observations of his noble friend (lord Holland) had called

had acted in the year 1784 along with the noble duke opposite (Portland). He called upon the noble duke to reconcile his present conduct with what it had been at that period. Under the auspices of that noble duke he had drawn up an address to the king against the dissolution, and had assisted in carrying it to the foot of the throne. That address stated that the dissolution of parliament merely at the pleasure of every minister, rould be attended with the most dangerous satisfiery had nothing to do with it. The consequences; What it was fitting that uninisters should yield to parliaments, and not parliaments to them; that ministers would. by holding threats of a dissolution over the commons, afford them the strongest inducements to abandon the interests of their constituents, and that a mortal blow would thus be given to the popular branch of the constitution. How could the noble duke reconcile his present conduct with these sen-timents? The noble lord on the other side (Mulgrave) had said, that he and his friends had not set up the cry of " no popery," and that the dissolution was the consequence of a personal attack on the king. desired that the speech respecting the dissolution should be read (this was accordingly read by the Clerk at the table). He now appealed to the honour of the house, to the English language, and to common sense, whether the cry of no popery did not run through the speech. and whether, as appeared from that, the pretended danger to the church, and not the explanation of ministers, was not the alledged cause of the dissolution? The late ministers had been grossly calumniated: they had been accused of disrespect to their sovereign, whom no man more deeply revered than he did, and of an attempt to deceive him. Under these circumstances, they had requested permission to state the facts as they really were, not for the purposes of discussion, but merely to bring before parliament the frue state of the case, and to clear themselves from a most foul and groundless calumny. The noble lord said, that they had abandoned a measure which they had stated to be indispensible to the security of Ireland. But there was surely some difference between what was highly expedient and wastwas essentially ne-They had consented to give up the cessary. measure for the present, in deference to the feelings of his majesty, being convinced, however, of its expediency, and reserving the liberty of submitting to the king, for to his recollection the part which he himself his decision, the same question, if it should

absolutely necessary. But could this proceeding be the ground for dissolving the parliament? Were parliaments then to suffer for the conduct of ministers? What had the late house of commons done that it should be dissolved? In 1784, the house had passed a measure which was considered as obnoxious; but what had thre late house of commons done? It had certainly not passed the Catholic bill, though the mittis's ters had proposed it. Upon what principle, then, was it charged with the acts of ministers? The previous dissolution, in October, had taken place when parliament was not sitting, and when no public business was interrupted. It was a material object to have greater upanimity in times of great danger and difficulty, and the dissolution answered that purpose. How, then, could the cases, he said, be parallel? Were parliaments then to be dissolved, always, whenever the king thought proper to change his ministers? If this was the case, if the threats of secretaries of state were to be held out in terrorem, and if parliaments were to suffer for the conduct of ministers, it was much to be feared that the consequences to the constitution would be of the most alarmof the expenditure, and the consequent increase of offices, had too much influence in the choosing of the members, and that the constitution would be considered as degenerating fast into an absolute monarchy. He dreaded lest the house of commons might be placed in a situation where the representatives would find the strongest temptations to abandon the cause of their constituents, and become little better then appendages to the ministers of the crown. The noble lord declared his firm conviction of the truth of christianity, and of its benighant and civilizing influence, although it had often been wrested to the worst of purposes. Of the melancholy effects of stirring up religious clamours, history afforded abundant in staffces. Was it, then, amidst the prevalence of a faustical and unfounded cry, that parliament ought to have been dissolved? Ought advantages to have been taken of the and most violent passions of a misguided people? He did not observe his noble and learned friend, the chief justice of the king's bench (lord Ellenborough) in his place. But if he were in the house, he would have ap-Vol. IX.

appear to them, at a future period, to be | tice in his court to put off the hearing of a common cause, when the public mind was strongly agitated about the circumstances. How much more, then, was it necessary to have allowed the passions of the people to cool, before they should be called on to decide on a measure of this magnitude? There was a very marked distinction between the dissolution of 1784 and the last one. The last house of commons had done no one act that could call for it; it had not even expressed any bad opinions of the present ministers; except, indeed, its having passed a resolution against granting offices in reversion; or offices for life that had been usually held during pleasure, could be considered as such. His noble friend (lord Holland) had told a ludicrous story about a method for having a row. He also recollected a story that was somewhat in point. A person wishing to have a quarrel came up to another who was standing with his back to the fire and feeling very comfortable, and said, "You lie, sir;" "truly," said the other, "I did not speak." "No matter," said the quarrelling gentleman, "you lie, sir." So the last parliament stood with its back to the fire; it did nothing offensive, and yet it was dissolved. But if parliaments were to He was afraid it would be look with apprehension to ministers instead thought that the crown, from the greatness of ministers having a proper respect to parliament, then the house of commons was destroyed, and there was an end of the constitution. If, when the people were so much burthened with taxes which they cheerfully paid when convinced that 'the public service required them, if in these circumstances they should be compelled to believe that they had no security in their representatives, what would be the consequences, Convinced that they had no safeguard against the exactions of ministers, no security for . the proper application of the revenue, they would begin to thank that their burthens were heavier than the public service required, and having no remedy for the grievance, they might be apt to become despe-rate. This was the origin of revolutions, and was a state of things which ought to be carefully avoided. It was ridiculous and unconstitutional to set the addresses of corporations and meetings against the opinion of agitations produced by an appeal to the worst the house of commons, which was the proper organ to convey the sense of the people to the crown. If these addresses were favourable, then they were held up as the sense of the people; if unfavourable, they were said to be seditious, and trials for such pealed to him, whether it was not the prac- | addresses might be recollected. If the add 2 C

dresses were not favourable, then the grapes | the dissolution of the last parliament was ill were sour, and they could not eat them He concluded by declaring his assent to the amendment.

Earl Grosvenor observed, that the king's speech, instead of being previously read at the Cockpit as formerly, was now read at private meetings, so that noble lords could not be prepared, and therefore he thought it might not be improper to adjourn for twenty-four hours, in order to have time to consider the to be proposed in certain passages before the speech. He adverted to the conduct of the ministers since they came into power. Their first act was to have recourse to the assistance of lord Melville, notwithstanding the resolutions on the Journals of the house of But that and other things dwindcommons. led almost to nothing in comparison with the unconstitutional act of dissolving the parliament. 'The present momentous crisis required a firm, an able, and an efficient ministry. Whether the present ministers came under that description, parliament must determine. But he thought they afforded but an unfavourable specimen of their future conduct, by shrinking from the responsibility of having advised the dismissal of the late ministers. It was a constituking could do no wrong; for if he could, what scenes of bloodshed must ensue before The parhe could be brought to do justice liament, he said, had done nothing that could require a dissolution. The reason alledged for it was, the expediency of taking the sense of the people. That, he contended, was the late ministers, and instanced the great county of York. His lordship then adverted to the accusations against the late ministers, for opposing the government. One would think, he observed, on hearing these, that this was some despotic government. The king had his prerogative, but the houses of lords and commons had their prerogative also; and there seidom had been an occasion on which it was more requisite for them to exercise it than the present.

Lord Sidmouth observed, that if he had hopes before that unanimity would prevail on this occasion, he must now own he was afraid he was disappointed. But he did feel that unanimity was so important to the inhirests of the country in the present situation of affairs, that unless the address expressed opinions in which he could not concur, or contained unfounded accusations, he should feel himself bound in duty to support it. But if noble lords really thought that

advised, he perfectly agreed that this was the most proper occasion for them to express that opinion. He would go further; something had been said there, and a great deal out of doors, about the impropriety of giving notice, that a division would certainly take place on the address. That clamour, he had no hesitation to sav, was unfounded. If It had been stated that amendments were speech was fully determined on, and before the precise nature of it could be known, that indeed would have been indecent. But having in contemplation such an amendment as this, they might safely say beforehand that a division would certainly take place, because they might be assured that ministers would not censure their own act. thought it due to the noble lords, therefore, to state the impression made on his mind by this circumstance. He again stated, that he most strongly felt the necessity of unanimity. Their lordships were now in a different situation from what they were before, when it was matter of complaint, that an abstract proposition was brought forward, the effect of which, if assented to, would have been tional maxim, founded in wisdom, that there's annul the prerogative of the king, in the choice of his ministers. The fact of the advice had been there assumed and censure was to proceed upon that. But the dissolution was an act of government, and the fact of the advice was certain. The only question, therefore, was, whether it was blameable? He had before stated his deep regret at the change of the ministry, and that regret he still retained; but that having been unavoidable, he thought the dissolution, in the state of parties to be unavoidable also, and therefore warrantable and justifiable. He could not. therefore, say with the amendment, that the ministers were guilty of manifest misconduct in this particular .-Much had been said about the agitations which had been produced in the country. He trusted he need not state that he would join in no party cry, that had deception and intolerance for its object. When he came into administration, in 1801, under circumstances not dissimilar, the had raised no cry about the church being in danger. Parliament was not dissolved till the year after, and not a word was said about danger to the church. The fact was, that the late events had peculiarly interested the feelings of the people. If the cry was raised for the purpose of making a stalking horse of the danger to the church, it was undoubtedly cen-

he hoped, that the negation was well-founded. But much of the cry arose from an attachment to the established church, and an opinion that no further concessions ought to be made. Wherever that motive prevailed, he respected the cry, and he thought that it had afforded additional security to the establishedchurch, which, notwithstanding what a noble lord (Holland) had said, he thought \* intimately connected with the constitution. -There was no distinction in principle, he said, between the dissolutions of April and October. As to the inconvenience to the publie business, the same thing had taken place in 1784, and as he had concurred in that, he could not on this account disapprove of the last dissolution. He hoped the present ministers would establish their efficiency. crisis was momentous. • He hoped they would recollect that we were at war against the most formidable enemy that had ever threatened this country, the destruction of which he was meditating, no less on the banks of the Vistula; than if he were on the banks of the Seine. He hoped ministers were sensible of our peril, that government was fully impressed with the danger, and had prepared measures to meet it. He would judge of them, not only by their measures, but by the weight they would have both at home and abroad. If they were deficient in where these essential requisites, they were unfit for the crisis, and ought not to continue in office. He would do to them as he would wish others to do by him. He would judge them by their conduct. His party was the country and his king, and he felt it his duty, under all the circumstances, to resist the amendment.

The Earl of Selhink declared his concurrence in the observations made by the noble viscount who had just sat down, and thought that the late dissolution of parliament could not be reprobated on any principle that would not equally apply to that of last year. The inconvenience arising from a dissolution must be balanced by the strength of the reasons which required it. The noble and learned lord (Erskine) in comparing the present case with that of 1784, had alleged that there was no ground for the late dissolution, because the house of commons had not, in the late case, come to issue with the government on any particular question; but a very large propertion of the house had concurred in the expression of principles subversive of the constitutional prerogatives of the crown. Principles had been laid down

surable. But that had been disclaimed, and and supported by very great numbers, which would reduce to an empty name the prerogative of the king in choosing his own ministers. It had been alleged, that an unconstitutional pledge had been demanded of ministers, and thet, without inquiring who had really been the advisers, their successors were to be held as responsible for that de-The necessary consequence from this doctrine was, that no other ministry could possibly accept of office constitutionally, which was as much as to say, that the king could not legally dismiss the ministers he actually had. This was a doctrine that went to subvert the constitution, and distinguished those who held it from all former oppositions. When a set of ministers had by their conduct proved themselves unfit for their situations, a systematic opposition was justifiable; but the doctrines that had been maintained in the last parliament would equally justify an opposition against the best ministers as against the worst. When. so great a proportion of the house maintained so violent a' doctrine, he thought that even though they did not absolutely amount to a majority, a cuse had occurred that fairly might justify an appeal to the people. But though he thus considered the dissolution as justifiable, and should therefore vote against the amendment that had been proposed to the address, he could not extend this to an approbation of government in the conduct of the elections, and particularly in the cry of "no popery" that had been encouraged, for though ministers now disclaimed it, yet circumstances were such, that it seemed impossible for any reasonable and impartial man to doubt with whom the cry had originated; and he thought that their conduct in this respect deserved the reprobation of the house and of the country.

The Earl of Rosslyn declared, that after the manner in which all arguments, and every attempt at argument, had been already answered; after the luminous speech which their lordships had heard from his noble and learned friend (lord Erskine), it would be impossible for him to add any thing further upon the subject The question which was then under their loadships consideration, however, was of such importance, that, in justice to himself he was compelled to declare his sentiments, and not suffer the question to pass with only a silent vote from him. A noble viscount (lord Sidmouth) for whom he entertained the highest respect, had observed, that if it was justifiable to dissolve one parliament at any period short of im

ment whatever might be the extent of the parliament's existence at the time when such an event took place. But he would ask that noble lord, and he would ask the house, if there was not, exclusive of the consideration of the length of time which the parliament had been then acting, and the length of time which it was entitled, by regular course of law, still to act; he would ask if, exclusive of this consideration, there was not some difference to be discovered in the circumstances under which a parliament might be dissolved? He would ask, what interruption the business of the public had met with during the existence of the late parliament? And knowing, as he did, and as he was -convinced many of their lerdships must also -bave observed, that the public business would, on the one hand, have been materially forwarded, if parliament had been suffered to continue in the exercise of its functions, until, at least, the business of the session was at an end, he thought, as, in fact, he thought was just in all cases where a parliament was dissolved in the middle of a session, that it was the duty of ministers to adduce sufficient argument, in the peculiar circumstances of the case, to justify themselves for haying advised the adoption of such a precipitate step; it was the act of his majesty's government, and the onus lay entirely with his majesty's servants. It had been said, however, in effect, by a noble lord opposite, that parliament was formerly dispolv ed upon nearly as bad ground as that upon which the dissolution of the late parliament took place. But he would ask any one of their lordships if it was a sufficient justifireation of their conduct for any one set of ministers to say to another: "You formerly adopted such a measure which was bad, and therefore we are now entitled to take another step, which is somewhat worse?" Such an attempt at argument, he was confident, could have no weight in such an en · lightened assembly as that which he was then addressing. And he must declare most unequivocally, that in his opinion no one fair ground of justification had yet been given to parliament or to the country for the extraordinary advice which his majesty's present ministers had given to dissolve a parliament that was faithful to the country, loy- ty's chancellor of the exchequer, thus adding al to the sovereign, and in the midst of transsecting the most important business. But it | thority which the learned gent 's own name

statutable duration, we might, by parity of ger. That was a cry which had been raised reasoning, justify all dissolutions of parlia- too generally out of doors. He did not imagine that any noble lord would be bold enough to rise in his place as a peer of parliament, and declare that he seriously thought there could be any danger to the established church from any measure that had been proposed immediately before the dissolution, even if it were carried into effect. But how absurd, how ridiculously preposterous must it appear, to see that such an alarm was endeavoured to be excited in many parts of the country after that measure was withdrawn! It was a fact which still remained without a disavowal on the part of his majesty's ministers, and which was openly and publicly declared by many of their friends. At the same time, he had too high an opinion of their lordships' liberality and good sense to imagine, that any one noble ford in that house, whether a member of his majesty's government or not, ever once for a moment believed, that at this day there was any danger to the church establishment to be apprehended in England. But there was still a circumstance, respecting which he should be glad to be informed; he should be glad to know upon what ground it was stated in all the addresses to his majesty on this head, that the church and state were supposed to be in the most imminent danger? He was induced to ask for this infermation from his observation that these addresses uniformly came from places where ministers were known to have the greatest influence. In fact, their zeal was so very eager in its pursuit of addresses, that it was officially acknowledged in one instance that it outran the fact; an address was formally inserted in the London Gazette, from the College of the Holy and Undivided Trinity, in the city of Dublin, in support of this idle cry; but, was it a fact, that the members of that University actually joined in that sense ess clamour? No; that learned body was too enlightened and too liberal to indulge in such a prejudice, as that with which they were attempted to be branded; and the same London Gazette, printed by the authority of government, was afterwards obliged to confess that no such address had been presented! -Now that he spoke of public proceedings, he recollected, and it was a fact which must be known to many of their lordships, that an advertisement was printed in the public papers, signed with the name of his majesthe weight and influence of office to the aumight be said, that the church was in dan- brought with it. He did not yet know that

was suffered to be spread throughout the had framed or sanctioned the addresses for country without contradiction from those in whose name they were circulated, the prejudices of the people were wantonly ex-The people, in many instances, took no time to consider more than if a cry of " fire, fire, ' was raised, though this should be done at a time when there was no danger, still the people, if they heard that the cry was raised by those whose duty it was his majesty, for he could not consider it in to take care of their interests, might be apal any other view-it was, in his lordship's not to consider or examine into the ground opinion, of a most violent and acrimonious of the alarm, but betake themselves to any mature. It was any thing but conciliation. mean that was suggested to them as the most likely to insure their safety. At the same time at the was a measure which could not be too that these ararins were spread without con-tradiction, he could no nefr in from noti ought certainly to be freely exercised; but cing the duplicity of which his majesty's the secret advisers of a measure, for which musters were guilty, whilst they them there was no national necessity, deserved selves appeared to be thus engaged in exci- the severest censure. Some of the adherents ting ammosity amongst his mijesty's at boothe present ministers had expressed a belief jects, they put it into his majesty's mouth that the dissolution would pass without much that he recommended unanimity among all censure, but his lordship always remained classes and descriptions of his people. With fully persuaded, that it was impossible men the noble viscount (leid 5 dmouth) he must should not be found who would shew their observe, that of those men his expeciations utter indignation, nay detestation, of such were not equal to his wishes, that they might an act, and that parliament was about to save the country at the present momentous declare its disapprobation of the unconstitu-He should therefore support the tional measure CHISIS amendn ent

that the conduct of his in J sty's present favour of the administration, recurred to the ministers was strictly just in ble in having parallel case of the year 1784, and therefore recommended the dissolution of the late drew the conclusion, that as a dissolution parliament. The cash has would now see, I hid then taken place, a dissolution in the that notwithstanding their cause was sip ported by a powerful and respectable perty in this country, yet that the opinion of extreme A dissolution might be justified their sovereign was against them, and that in the year 1764, and yet not bequestifiable in in that opinion he was supported by the general sentiments of the people

Lord Grenville said, he had no doubt, that the authors of the speech that day delivered marquis of Buckingham), now absent from to then lordships were the authors of advisors | the house. With regard to that noble marof the dissolution of parliament. It appears ed, that the authors of the speech had some so pure and unimpeachable, that he might idea of shinking from responsibility, because take it upon him to say, that there was no they had not only been guilty of a violat on set of his life, of which he (lord G) as a of the ancient forms of the constitution, but relative and a man would not be proud. Rehad that night remained silent on the sub- spectring the dissolutions of the year 1784. ject of their misconduct. A noble lord had and that of 1807, there was, as had already said, that on examining the Journals of the been shewn, a very wide difference. The house, he had not been able to discover, in grounds for the former dissolution arose from the course of 25 years, more than three a serious difference between the two houses amendments to the address. But that noble, of parliament, It, therefore, became an inford had not explained the cause why so few despensible measure. Was there a similar amendments had been brought forward in reason now. No. Had there existed any

this was contradicted, and while such a cry ever, tell the noble lord: the minister who that period, had been careful to conciliate the good wishes of parliament. In this instance, however, all attempts at conciliation had been carefully avoided. The wording or composition of the speech, his lordship observed, instead of being of a conciliatory nature, was the very reverse As to the speech of the lords commissioners, not that of Those who had no ground to justify the dissolution, but wanted some The Earl of Buckinghamshive maintained, pretext for expressing their sentiments in 3 ear 1807 was also justifiable Such an obseivation was, however, erroneous in the the year 1807 In 14 feiling to the desolution of 1784, an insunuation had been advariced against a noble relation of his (the quis, his conduct had always appeared to him the course of that period. He would, how- difference between the two houses, regard-

ing the confidence in his majesty's present by intelligent men, that abuses existed in ministers? No. There was no idea enpertained of withdrawing public confidence from ministers. The alarm was therefore ill-founded. Was it not dangerous to exonse parliament to the contempt or derision of the people, by a dissolution for which there was no cause, whether considered as to manner or time? Certainly. shore confidence the people reposed in par-Jiament, the greater became the respectaanch a dissolution as that lately experienced was even shorter than annual parliaments. acarcely half of that period. He was a friend to rational liberty, but he was an enemy to every measure which would tend to the inmoduction of anarchy or confusion. Annual parliaments might in the minds of some men have their attractions; but he, for his part, was not friendly to such a system of representation. Annual parliaments would not only be troublesome and burthensome to the people, but by no means productive of the advantages which were promised from the imaginations of some projectors. He denied the truth of a noble lord's hypothesis, that the dissolution of 1806 was no more austifiable than that of 1807. If seriously and gravely asked what period he would sooner select than that of any other for the dissolution, he would answer, that of the year 1500, Secause the minds of the people were not in a state of fermentation from the agitation of any particular measure. From every view of the dissolution of the year 1806, he had not only no cause to regret it, but was confident the act was approved of universally. With regard to the postponement of the private business by the last dissolution, ministers had been guilty of a gross breach of faith with Individuals. If ancient forms be necessary in the conduct of parliament, why was the latter taken by surprize? Why supersede the common usages of parliament ?- If forms or usages, be ontraged, there is not only an end at once of parliament, but an end of the responsibility of ministers. Such wanton abuse of power not only called aloud for condemnation, but also for reform. His lordship, smong the enumeration of several acts which had severely suffered by the interruption in consequence of the dissolution of parliament, mentioned the measure which he had the honour of proposing for

the administration of justice there, which ought to be reformed. The bill to which he alluded, he proposed to submit again to the consideration of their lordships in the course of a few days. Let ministers then take care of their characters, for he would do his duty. Among other gross inconveniences which would arise from the dissolution, was the eserious interruption or blow which the revenue of Ireland would receive. bility of parliament. One noble lord had The bill for the management of that revenue spoken in favour of annual parliaments; but expired on the 5th of July. The revenue must either cease to be raised, or those concerned in its collection, must be guilty of a violation of the constitution Another criminal violation of law and the constitution arose from a certain act between America and this country being now about to expire: the duties, therefore, on shipments of goods from America to this country, could not by law be collected. Did ministers know that the act expired on the 1st of July? They ought not surely to plead ignorance, as a referesce to the expiring acts on the journals of the house of commons would inform them of the serious fact. His lordship wished to learn how far ministers would be justified in the collection of the revenue arising either from American goods, or in Ireland? t was not merely for refusing to pay ship money that Hampben sustained a trial, but to ascertain whether or the lived in a free country. If acts of revenue be al; lowed to be suspended one month, why not If six, why not twelve months? Some might say, that they lived in a free country, but they might with some propriety affirm, when referring to these outrages of the law, that it was not so. These are the chief grounds, said the noble lord, on which I think that his majesty's ministers have been guilty of criminal misconduct. Has the outcry of "No Popery" answered the purpose of ministers? It certainly has not, for those who were deluded have returned to their sober reason. Have ministers been guilty of exciting these outcries and prejudices? We have not as yet heard any of them disclaim the charge. But the people have long ere now discovered the imposition upon their credulity. Therefore his lordship ironically wished to Learn, how his majesty's ministers meant to acquit or justify themselves on the occasion? Had they acknowledged their faults or deceptions to their constituents? He wished to know if the better administration of justice in Scot- Chancellor of the University of Oxford had been universally acknowledged written to his constituents, the members of Chancellor of the University of Oxford had

the University, acknowledging his mistake communication from the throne implied no or delusion in giving them a false alarm? Had his majesty's chancellor of the exchequer written to his constituents of North-Ampton, acknowledging his error? Had he declared that all the hand bills of "No Popery," &c. were not sauctioned by his signature, but were forgeries & Had he assured his constituents, that no cause had ever constituents, acknowledging not only the forgery imposed upon him and the London Gazette, which had caused the strange erra. tum that some days ago appeared in that paper, but acknowledging also the delusion which had nearly frightened the members hoped it was not true that such a dangerous address had been presented from any incorporated body whatever. His lordship expressed his surprize how it could be possible for the noble viscount to mistake the import of that part of the speech in which mention is made of the expedition to Turking; and he would put it to any noble lord whether he shelicized that the person who is to the chafter. And particularly adverting framed the paragraph alluded to, did it to the ministerial change, he observed, if it merely for the purpose of detailing the were presumed that from the act of taking facts, or whether they did not believe in office, the present had advised the dismissal their hearts it was done for the purpose of of the late ministers, then the former were misrepresentation? He was far from wish- responsible; but such a conclusion he was ing to avoid inquiry and investigation. On not disposed to admit. He concluded by the contrary, he wished ardently for the arri- saying, that the measure of the recent dissoval of the period when whispers could be circu- lution was warranted by the necessity of the culated with comparatively as little avail as case. garbled publications. He desired only, in should be withheld until their details of the vated its injurious consequences. His lordtigation without reserve, for he knew of lion of his proxics were not received in the none that was necessary.

Customary respectful manner. Had he for-

to by the noble baron with the greatest care 'he added, that disrespect could not be shewn and attention, and he did not find one sentoany one branch of the royal family, with tence which appeared to convey blame on out at the same time reflecting on the authe advisers of that expedition.

· The Lord Chancellor persisted, that the | Lord Hawkesbury defended what he had

censure on the conduct of his majesty's late ministers; while, on the contrary, his majesty's present government was stigmatised by the amendment, which accused them of manifest misconduct. He adverted to what had been said respecting the difference of one or two words in the speech which were sured his constituents, that no cause had ever in fact clerical errors, and not originally inexisted for their fears and alarms? Had the tended. No part of the speech called for a Chancellor of the University of Dublin parliamentary approbation of the recent (the Duke of Cumberland) written to his measure of dissolution. He was free to say. that it was undoubtedly the right of that house. when they thought such proceedings went upon constitutional grounds, to impute blame to those ministers who advised the act of dissolving parliament. But no question of that sort arose from the tenor of the speech. of that respectable. University from their But on this head particularly the address propriety?—His lordship said he had been meant to arraign the conduct of ministers. told that the Secretary of State had recei-ved an address conveying sentiments of a very illiberal rature, saying that the catho-lution; though it was the more requisite, lics ought not to be trusted with arms. He as the parliament before the last was dissolvwhether he believed that the person who to the change. And particularly adverting

The Earl of Lauterdale reprobated the justice to the characters of those naval and late dissolution additionally for the critical military persons employed, that judgment time in which it took place, which aggratransactions were before them. In prose-citing inquiry he would afford every assis-which had been offered to his royal highness tance in his power. He wished that the the Prince of Wales, in the proceedings on whole subject might be brought under inves- the Scots Peers election, when the annuncia-Lord Sidmouth rose to explain. He said tunately been there, he should have noticed that he had read over the paragraph alluded such a pointed omission in a proper manner a gust head of it.

said in the last session against the dissolution Marquis of Winchester of 1806, which, he argued, was called for by no necessity, nor was there any assigned. In the present, ministers proceeded upon great and important grounds. He admitted it was an extraordinary measure of the kind, and that it could be justified only by the special circumstances of the case, by the paramount considerations which would crush all the objections to it, and ministers were prepared to justify it on their responsibility. He expatiated on the primary duty of preserving the constitution of the country in church and state, as by a succession of lays established. He adverted to a publication not long since by a Roman Catholic to Ireland, (sir John Throckmorton) in which, among other points which shewed the views and dispositions of a part, at least, of the Roman Catholics of that country, a proposition was broached of the propriety and justice of appointing Catholics and Protestants alternately to the Bishops' sees in that country. Surely that was enough to induce the British government to pause, and seriously reflect as to its conduct with respect to them. He had a favourable opinion of the Irish; they were an open-hearted, liberal people, and had his majesty's late ministers candidly stated to the Catholic part ef them at once, that beyond a certain point they could not concede, they would have been more pleased and satisfied with it, than with the line of proceeding they had thought proper to adopt. With respect to the conduct of kis majesty, with regard to that great question, if ever the public opinion in this country was clearly pronounced, it was pronounced upon that occasion. were some political considerations with respect to the empire, which should be inmutable, and not subject to variation as subordinate laws; such were its religion and its constitution.

The question was then put, and a division took place, when there appeared, for the amendment-

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Majority for the Original Address List of the Minority.

Duke of Gloucester Earl of Clanricarde . Grafton Conyingham Lauderdale \ St. A ban's Devon Darnley Bedford Moira Argyll. Besbozough

Ossory Stafford Viscount Hereford Fleadiort Anson Earl of Derby Baron De Clifford Suffo k Say and Sele St. John Thanet Essex King Scarborough Monson Blandtord Albemarie Jersey • Stawell Cholmondelcy Holland Tankerville. Southampton Cowper Foley Shaftsbury Hawke Fitzwilliam Somers Guidford Braybroke Hardwicke Grenville Spencer Auckland Le cester Dundas Grosvenor Yarborough Fortescue Cawdor Dorche-ter Carrii gton Carnaryon • Lilf rd St. Vincent Clitden Erskine Rosslyn Orford Ponsonby Breadalbane Bishop of Oxford

HOUSE OF COMMONS.

Friday, June 26.
At three o'clock Mr. Quarme, yeoman isher of the black rod, appeared at the bar, and in the name of the lords authorised by virtue of his majesty's commission, required the immediate attendance of the commons in the house of peers, to thear the commission read. The Speaker, and nearly all the members present, attended. On their return, the Speaker having informed the house, that the clerk had, according to custom, prepared a bill to prevent clandestine outlawry, the same was read a first, and ordered to be read a second time. The grand committees for religion, for courts of justice, and for trade, and the committee of privileges were appointed. The customary resolutions relative to the term of limitation for petitions complaining of undue returns, and the standing orders of the house were read and agreed to.

[THE LORD COMMISSIONERS' SPEECH.]-The Speaker then acquainted the house, 29 that that house had been in the house of peers, where the lords authorised by his majesty's commission had delivered a speech to both houses of parliament, of which, to prevent mistakes, he had obtained a copy. (See p. 577)—After the Speaker had read the speech

Lord Newark rose and addressed the house as follows:—In rising, sir, to move an Address of thanks to his majesty for his most

sech from the thrope, I cannot but full a considerable degree of solicitude and embarcassment, from the apprehension of my hot being able to acquit myself as I ought, in the arduous task I have undertaken. Conscious as I am, that I have but little pretensions to warrant the in such an act of presumption, as that of troubling this house with my sentiments, I feel more peculiarly the force of this difficulty, when I have to address you on a question, which m w probably occasion a very important and interesting discussion. This consideration, sir, would have prompted me to decline the honor I now have of presenting myself to your notice, had I not been encouraged by the indulgence uniformly shewn by this house to every gentleman who has offered himself under similar circumstances. this impression on my mind, I shall not, sir, presume to trespass long on the patience of the house, while I beg leave to call its attention to the leading points of his majesty's most gracious speech, and to request its concurrence in the address of thanks I shall have the honour to move. It is unnecessary for me, sir, to enter at any length into the circumstances which led to the dissolution of the last parliament, as those circumstances have repeatedly been discussed in this house. and are now become the subject of public noforiety. I am the more disposed to avoid dry such discussion, as it must necessarily involve points on which I am aware there is a great difference of opinion. His majesty has, in his wisdom, thought it expedient to avail himself of the only constitutional mode of collecting the sense of his people, by disof collecting the sense of his people, by dis-bolving the late parliament, and by calling that which is now convened. By this mea-size, this house is now become the organ of expressing the public ordinary; and I trust we shall, if not by our thing hous vote this night, at least by the late that attachment to his majesty's personner; government, but also to those sound constitutional principles, expressed, as they have been, in the many loval and duriful addresses presented at the loyal and duriful addresses presented at the foot of the throne. The country, sir, has, beyond all question, shewn its determination to support his majors, in the exercise of the rightful prerognostic of the crown, and in his efforts to the property every unconstitutional innovation. port of my argument, to that recent instance of his patriotism, to that paternal solicitude Vol. IX.

us more than any other act of his long a eventful reign? While this, sir, is yet fire in our recollection, can this house withhis its tribute of gratitude to him, for having the approved himself as the watchful goardien of our constitutional rights, and as the faith ful and patriot sovereign of a loyal and alle tionate people?—His majesty, having pressed to us his solicitude to cultivate are his allies on the continent that mutual m understanding and confidence so essential the success of the common cause, next calls our attention to his ineffectual attempt to me diago per open Rassia and the Porte, and to the housing with the latter power, in which is also per the necessary cause of involving the laments, as we have all to lament, is the laments of the parameter of the the loss of so many of his brave and valuable These reverses are I trust, but subjects. partial and temperary; and it would be in vain to hope for uninterrupted success, in so extensive a scale of military operations, as that in which we are engaged. His majesty next appeals to the loyalty and zeal of his, faithful commons, for their furnishing such further supplies, as may be necessary for the public service; and expresses his conviction of the necessity of a careful and economical. administration of them. I am willing to flatter myself, and moreover to believe, that the same laudable principle will influence the conduct of his majesty's confidential servants; and am happy to hear, that those inquiries into the public expenditure, which were prosecuted in the last parliament, will be revived in this. I shall now, sir, detain the house go longer with my observations, than while I make a remark on the conclusion of his majesty's speech. He call on us to churish among ourselles a spirit of union and harmony; and when, I would ask, was ever such a suggestion more seasonable, or more impressive? We have still an arduous conflict to sustain, we have to withstand and counteract the hostility of a powerful, inveterate, and rancorous foe; and have surely need of all our united energies for the attainment of a secure and honourable peace. shall conclude with moving, "That an humble Address be presented to his majesty, humbly hanking his majesty for the most gracious speech which the lords commissioners have read by his majesty's command: to ate turn his majesty our cordial thanks for have ing, in conformity to his declared intention, and regard for the best interests of his Pro-caused the present parliament to be assem-than subjects which has endeared him to bled without loss of time, after the ving design.

the spedient, at so important a moment, Case our sincere setisfaction at hearing that, ince the events which led to the dissolution if the last parliament, his majesty has reprived in numerous Addresses from his sublects, the warmest assurances of their affectionate attachment to his person and governout, and of their firm resolution to support in maintaining the just rights of his ocowa, and the true principles of the constiintion; and to assufe his majesty that we hall be disposed to afford him our most zeahous and affectionate support used the requous circumstances of the process in the process of th mowledgements of his majesty's with and codness, in having most anxiously captoy: his endeavours for the purpose of drawing loser the ties by which his majesty is connected with the powers of the continent, of insisting the efforts of those powers against the ambition and oppression of France, of forming such engagements as may ensure their continued co operation, and of esta-blishing that mutual confidence and concert the restoration of a solid and permanent peace in Europe: to assure his majesty, that would have afforded us the greatest please thre to have heard that the mediation undertaken by his majesty for the purpose of preperving peace, between his majesty's ally the emperor of Rina and the Sublane Porte, had proved effectual to that important obsect: and to concur with his majesty in deeply regretting the failure of that mediation, accompanied as it was by the disap, pointments of the efforts of his mafesty's oundron in the sea of Marmora, and followwed as it has since been by the losser which have been sustained by his gallant trobis in gypt: to assure his insjesty, that we should have lamented the extension of host lities in Thy quarter which should create a diversion in the war so favourable to the views of France: but that we lament it especially in the instance of a power with which his majesty has been so closely connected, and which has been so recently indebted for its protection against the encroachments of France to the signal and successful interposition of his majesty's arms; and that we are with satisfaction, that his majesty has fonght spright to adopt such measures as might best enable him, in concert with the emperer of Russia, to take advantage of any deliberate consideration of the necessity by which it was demanded. Under a due to of political and religious consideration, the

Sublime Porte to a constitute of his majesty's honour, and the property of his ally: to assure his majesty, that he faithful commons will cheerfully make such provision for the public service, as well as for the further application of the sums which were granted in the last parliament, as may app to be necessary: that we are deeply sent of his majesty s paternal goodness, in constantly bearing in mind the necessity of a careful and economical administration of the pecuniary resources of the country; and that he may rely upon our proceeding, without delay, in the pursuit of those enquiries connected with the public economy, which engaged the attention of the last parliament: to seure his majesty, that we are deeply impresent moment of cherishing a spirit of union and harmony amongst his people, satisfied as we are that such a spirit will most effectually promote the prosperity of the country at home, will give vigous and effica-, cy 'so its councils and its arms abroad, and can slone enable his majesty, under the blessing of Providence, to carry on successfully the great contest in which he is engaged, or finally to conduct it to that termination which his majesty's moderation and justice have ever led him to seek-a peace in which the honour and interests of his kingdom can be secure, and in which Europe and the world may hope for independence and repose

Mr. Hall seconded the motion with address. Although the noble lord had anticipated him hi most points, he would shortly submit to the house the considerations which inauced him to do so Parliament had been
assembled at an important crisis: the traintry looked with extreme anxiety and insult of the celebrations. They are trainupon to discover the utmost consequence; wisdom and judgment to give direction to the aertions of the marks well as to secure and
augment their constructional rights. They
were also called ponsto express their sense
of the firmness with which, under pecciliar
difficulties, his majesty had asserted the just to the house the considerations which indifficulties, his majesty had asserted the just rights of the constitution, and of .. hose estàblishments which were the foundation of our civil and religion therries. The pre-rogative which his that recently ex-cicised, was one of the important that belonged to the companies and the propriety of its exercise could be estimated only by a

majeries the trick compelled firmly to compate those whom he had but lately called to his councils, and to oppose his veto to the measures which they were desirous of introducing Buildis was not all; it had been said to another, place, that the king could have no coefficience, but what was in the have no conscience, but what was in the ming of his confidential ministers. What this extraordinary assertion! The voice of the people had been sufficiently expressed by the general concurrence, which dictated addresses to his majesty from every part of the kingdom. The measure proposed by the late administration was uncalled for, and un wive. Uncalled for, begause it had been lately discussed, and rejected by a large with jority of parliament; unwise, because tended to raise hopes which could not be realized. The refusal of his malesty to atcede to this measure prevented the gradual abolition of those land-marks in the constitution, which were necessary to its exist-In this country there must be a religious distinction, and the catholics must be contented with the share of political power which they now enjoyed; and, therefore, by the measure which they proposed, the late ministers lost the confidence of the king, and as it immediately appeared; forfeited the approbation of the house. His majesby had since had recourse to the shilling of those, who had been intimately connected with the great statesman Mix at, whom he confident but consider as the only pilot to other ministers; that man who, pridst all the dangers by which he was sprounded, the cin firences in proportion to the evident tions, in fireness in proportion to the exigentions, it is a well as in the speeches of the gent,
the loved and protected, unimpaired
the debate, he could not defer cills
ing, the attention of the house to them, and
demanding the justice, which his majesty's
late ministers had a light to claim, namely,
that they might be remselves to the
they should be fairly brought forward; that
openy as possessing by confidence of a
brave nation, and to the dies of Great Bfitand, as ready to afford them the necessary tam, as ready to afford them the necessary support. By the promptitude of their meapures they had already shewn themselves adequate to the duta in which they had been the gaged to be considered as deeming his percent considered as deeming his percent contest. It is notwithstanding all that his asserted, the dissolution of the last that his asserted the expressions which his last that his asserted to the eardesire of his majesty's ministers, to

smother the laborite of the Committee of Finance; but his angesty's speech proved that they were as much interested in the continuance of that committee, as he get tlem-n opposite. So far from wishing its smother it, they advised his majesty to applied the institution of the last that liament, and to recommend that it should be renewed by the present. Under all the circumstances, he was not sanguine enou to expect that this andress would be unit mously acceded to but he called on the gen Hemen apposite who had quitted the helm of state 150 feel for the cituation of the countrick people were duly sensible de list juite line cause in which the comming beged, and he had no doubt that aged, and ne nau no doctor that would be necessary for the prosecution of it. He trusted their efforts night effectually directed to secure the advantage which we already passessed; and to enable us successfully to oppose that system of and gression which threatened the downfal of every independent state in Europe. In this object all parties were equally interested Our country was at stake; and he trusteen that but one opinion could exist with regard to the exertions necessary for its defence. The Speaker having read the Address,

Lord Hourick declared, that before he required of the gentlemen opposite, some exposition of their opinion, as to the situation of the country at home and abroad, and something in explanation of those—what should be call them, charges and insinuations, there were in His Majesty's Speech themen opposite, and particularly of the last passage of the debate, he could not defer called ing the attention of the house to them, and if as instructions, they should be made clear. The noble lord by whom the address was proposed, and the hon gent, by when it was seconded, had concluded their speeches in the same way in which his majesty's speech concluded—and here, once for allhe begged to be considered as deeming his majesty's speech the speech of the ministers. might find it his dity to use on this ject, he trusted they would not be into

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struct into any thing derogatory from that meet which, as a faithful subject of the a perfect condence in his virtues, he was always ready to But the noble lord and the hon, second-had concluded their speeches as his majesspeech concluded, by calling for unanimity. In one point alone he feared that he that there never was a more awful orisis; that the country was never in greater in for unanimity and co-operation, if unanimity and co-operation could be obtained in the time when they called for manimity, they followed closely the speech, or rather of the minimity, they whom that speech was advised. While they whom that speech was advised. word unanimity was on their lips, they introduced topics, which must necessathe attention of the house to the late dissolution of parliament, and both had contended, that the nower of dissolving 'parliamen' was in indisputable prerogative of the crown, given for the advantage of the subjects; but peither of these gentlemen had stated that this, like every other prerogative, was subby saying, that he would not allude to the scircumstances that led to the late dissolution of parliament; but in the progress of his speech he forgothis determination, he had stated, that the measures which produced the dissolution had imperiously called on his majesty to step forward in defence of the Protestant establishment. The non-segonder had gone more at length into this part of the subject. According to him, not the inthat measure had occasioned. \* Had it been adopted by any other administration than the present, he could not have accounted for it on any principle of public security or national welfare; but coming from the gentiemen opposite, it was indeed extreordinary! Not a long time had elapsed ince encision the house had heard a great number of observations from the gentlemen opposite. Mannan imagination had been tortured to devise a combination of circumstances, which

should expose this pressentine of the from to all the objections that had been then urged against it, it could not have been more successful than in the present in-stance. The hon, gent, remarkended the dissolution of parliament after it had sitting four years; they theme selves dissolved, a parliament after it been assembled only four months. hon, gent, opposite censured the dissolution. which took place at the end of a session; tanger; and that there never was a greater they themselves dissolved parliament in the middle of a session. The hon, gent, opposite had complained of undue influence having been exerted against them; they the res had exercised an influence not in the but in wholesale, and such as they to have been ashamed of. Unless parliament were to say at once, that the prerogatives of the crown ought to be curtailed, and that parliament should be rendered permanent, it could never be contended that any dissolution was better timed than that which took place under his majesty's late ministers. At the end of a negotiation which left little hope of a peace, it was surely adviseable to shew the enemy and the allies of the country, that the king, ject in its exercise to be considered by part the parliament, and the people, were deter-liament. The noble lord had commenced mined to unite in withstanding all the efforts of an unrelenting enemy, . Never did greater unanimity prevail than on that occasion, interrupted only by those personal and local differences, which every general election must necessarily produce. But the hon. gent. opposite, by the dissolution which they advised shad created an infinity of public and private inconveniences; they, and produced the utmost disunion, and anstalle of uniting the people, they had, an far as an heen alluded to, but its introduction are subsequent abandonment, had pecessarily demanded the exercise of the prerogative, as exceptional in the dissolution. For himself, he confessed, that he had scarcely as yet recovered from the astonishment which that measure had occasioned a Had it been along the people, they had, against the man against the people of Ireland against the people of Irelan when it was considered, with reference, to the necessity that existed for making a due impression on our allies, it became still more so. Could this be denied? Let the house look at the state of the chilic business when parliament was discount in the first place, there were in the lills, at the improve the agriculture, increase manufactures, and extend the commerce of the country, than in any former parliament. Those bills, by the regulations which he (lord Howick) had

had the monour to propose, under the advice of the highest authority in that house, had been brought almost to the last stage. On the 27th of April, the dissolution took place; on the 1th of May the reports upon those bills would have been received: the consequence was, that the greater part of the expenses attending them had been paid, and that they then had fallen to the ground. What expedient was to be resorted to in this case, he knew not; he should be glad to find, that individuals could be relieved from inconveniences occasioned by the misconduct of his majesty's ministers. But the house must be careful that in remedying a private income they had reduced themselves to the necessive venience, they did not open a door to public, they had reduced themselves to the necessive venience, they did not open a door to public, they had reduced themselves to the necessive venience, they did not open a door to public, they had reduced themselves to the necessive venience, they did not open a door to public. ters to dissolve a parliament, without having state of the supplies at the dissolution, the nea stronger necessity for the dissolution; than what had been described by the noble lord and the hon, gent, opposite. So much for jobtained, nearly set that subject at rest; had private inconvenience: with respect to pub. lic business, many useful measures had been depending on the dissolution; some might be resumed; others could not. The Reversion bill was one, perhaps, which might again be brought in. His noble friend's finance plan, good faith to the public creditor demanded should be speedily the Finance Committee, the hore seconder seemed to be supprised that ministers should be supposed to have any wish to stop inquiry. Without imputing to the ministers. any such wish, this he knew, that the dissolution had impeded the progress of the committee, and that there was no likelihood of its labours being completed in the present | ession It was a Committee of Enquiry; and if many new members should be added result which the last correspondence at the result which the last correspondence has the committee at the co in his case, they might, perhaps, prosecute the chief objects of their enquiry with effect, notwithstanding the serious interruption which they had experienced. With respect to the members of which the committee was to be composed to the committee was developed in the Commissioners of Inquiry, which might render accessary to change in the members. Still more, on the 27th of April, par-Minment was d'ssolved; on the 24th of April,

table, of the finances of the East India Company. What the gentlemen opposite pure posed to do, he knew not. It had been as the contemplation of his majesty's late midnisters, to propose some expedient by which out imposing any additional burdens on the The proposition having people. made, it might have remained a subject consideration until the next session of period ment; but by the course which this majes ty's present ministers pursued, in not proposing any measure before the 27th April, and thus by allowing no time for investigation cessary votes for the different services, and the sanction which his noble friends plan had still the Irish money bills had not been passed, and the consequence was, that there was not now sufficient time to pass those bills (the Irish Custom bill in particular). consistent with those forms which parliament had wisely provided, and which never yet had been departed from. Either the collection of that part of the revenue must discussed and renewed. With respect to the suspended, or the forms of parliament must be violated; a circumstance which he strongly deprecated. Should ministers take upon themselves to collect without the authority of law, a tax on the people of Ireland, they would be highly represensable. At the disiglution too, none of the sums which rad been voted for the public service, were appropriated, for no appropriation are had been passed. Without such an act, solemn principle of the constitution. the application of those sums to particular services, was not constitutional or legal. He readily allowed that there might be situa-tions in which a government ought to set without the support of law, when the state-service required its suspensions; but then these situations must be unforeseen and ine-If a midistry, with their eyes vitable. open, placed themselves in a situation in which, on the one hand the law must be broken, or on the other the country must be endangered, the exercise of their discretion, in luch a case, called for the most soleann consideration of parliament. And, for what purpose had all these mischiefs them of casioned. The hon, seconder had stated. that an attempt had been made by the ministry to force the conscience of the an assertion completely unfounded in the

prerogative which were personal and dwized, and having thus brought his ma-tary like a state of responsibility, the hon ant, maintained, that the late ministry had traigned their ling, and had asked the house of commons to pronounce him guilty or not guilty While he possessed the pow of speech, he would protest against a principle so fatal to liberty of debate, as that upheld by the hon gent. If the house ment, were they to be stopped by being told, that it was the act not of the ministry. all freedom of deliberation, and firewell consequences of it were too obvious to need illustration. A dissolution of parliament must always be inconvenient, and at that period of the session at which the late dissolition took, place, more inconvenient than at any other. In the interesting debate on this subject, which took place in the year 1784, an opinion was quoted of lord 50mers's that his majesty, during a session of parliament, had no power to dissolve the parliament With all the defcience which was due to the abilities of so able a lawyer, and so great a statesman he confessed that he differed exatly from lord Somers on this point The strangest necessity might, in his opinion, exist for a dissolution, during a The strongest necessit might, in session of parliament, namely, such a lifter ence between the two houses, as should im pede the progress of public business Scill however this assertion of lord Somers a was sufficient to show the extreme inconvenience that resulted from a dissolution for the mids! of a session, and that such a measure bught pot to be resorted to will out the most urgent the present instance? The hon seconder declared that the late ministers had proposed measures replete with danger to the plates What then? Those tant establishment aministers had been ti arned out the hon gent had himself stated, they had lost the What interiupconfidence of 'priliament non therefore was expedient? What inebe sent home. It a wonth would be suits- them, there hight have been some plea for

Maring declared that there were acts of the | for it in the last. His malesty's late minister's would scarcely have objected to their own measures, No necessity, therefore, did exist. Why, then, did they trie this step? In order that an appeal should made to the people, as it was stated in the majesty's speech, while recent events were fresh in their recollection, in other words, dutie the prevalence of that base cry, which was hoped, would have an influence on the. election. He defied any other interpretawere canvassing any proceeding of govern- kion to be made of this proceeding, although, in his majesty's spe ch, there was something like an attempt at this, and in the poble loids address much more In has all freedom of deliberation, and farewell statesty's speech, parliament was called upto the personal security of the meaning the support him "in maintaining the
himself, for, however convenient such a first rights of his crown and the true print
doctrine might at the moment appear, the cipies of the constitution." This passage was completely explained by the conduct of ministers, as evinced in their advertisements and publications, and in the speeches of tonight, the only purpose of which seemed to be, to excite that division in the country, which, if it were not produced, was owing to the good sense of the people, and not to the prudent conduct of administration When the house recollected all that had been sud about the Coronation Oath, was it not manifest to them, that an attempt had been made to alarm the nation, with an idea that the late administration had endeavoured to force the conscience of the Ling the measure proposed having been incompatible with the Coronation Oith, no such apprehension could be entertained by any one whose mind was larger than the mind of a Did the learned gent opposite mean child to say, that any measure favourable to the catholics would be against the Coronation Oath? Did he mean to say, because the king had strong to maintain the Protestant Religion as by law established, that it would be continued to the Coronation Oath, it certain absurd penal shifts existed lights irons to sections, to repeat them? Such a senteless proposition no one could support for what had been the effect of the repeal of similar statutes in Ireland? If therefore the learned gent opposite renounced such doctrines, why introduce this passage into his majesty suppech, but for the purpose of cessity was there for a dissolution? The taking advisinge of the laim which it house were now told, that they were colled must occasion? The taking was most abtogether merely for a month, to wind up the surd if the last house of the last parliament, and then to carried the bill which, it had p oposed to esent for that purpose in he present parlia- this expression, but as that bill had been ment, a month would have been sufficient withdrawn, how could his majesty's minutes

with common decency assert, that the dissolution had been rendered necessary " for the maintenance of the just rights of the crown, and the true principle of the constitution." The would ask them, did they seriously believe that this limited extension endangered either the welfare of the kingdian; or the safety of the constitution? He wished the hon seconder had, in his observations on the subject, consulted the feelings of those gentlemen below him. whole of his political life, if he were to consider Mr Pitt as the extraordinary statesman which he had been represented to have been by the hon. gent , he was yet aware that he possessed great qualities and splendid to lents; and he could have wished, that the hone gent, had not passed such asevere censure upon him as he had done, in asserting that any person who proposed indulgencies to the Roman catholics, was guilty of an attempt to undermine the protestant establishment of the On this subject he could with country. confidence appeal to the recollection of the house, whether an extension of privileges to the catholics had not been supported by Mr Pitt, Mr. Fox, and Mr. Burke, three men, whose talents, whose wisdom, and whose experience, were as great, or perhaps greater, than those of any triumvirate that ever The present government was comëxisted. posed of the followers of Mr. Pitt, and therefore the hon gent, had cast a censure on the living as well as on the dead. his part, when he called to his mind the former conduct of the individuals of his majesty's present administration, he could not but wonder, after the cry that they had endeavoured to raise, how they could come down to that house with countenances unbiancied with fear and shame. To speak frankly for to speak frankly was independent for a speak frankly was independent for a speak frankly was independent for the learned gent in 1601, at which time he did not think any interference in the personnt establishment necessary—when he recollected his conduct in 1891, on the introduction of a measure much more extensive than that proposed by the late administration, he could not but be persuaded that the learned gent of the believe in the existence of the property of the apprehension of which he had commented to diffuse. On the same principle, when he recollected the measures which had been recommended by the noble lord opposite (lord Castlereagh) as heresary to the tranquility of reland; when

lord, that Ireland could not be governed without some concession of that nature when he recollected that the noble lard had pledged himself to the execution of the measure; that for that plede he received valuable consideration it hat by it he was enabled to complete the thion of the two kingdoms; when he recollected these thin and considered the consequences that make have resulted in Ireland from the failure the measure which he had proposed, his asthough he (lord Howick) should belie the tonishment had not ceased. Serious, indeed. would those consequences have been, had the attempts which had been lately made to infuse into the people of England a rancorous amimosity against the catholics of free land at they made England a kind of Orange Party against the Trish, and taught the frish that not trifling difficulties alone stood in the way of their claims, but the general and united opposition of the whole country. By the public declarations and advertisements in all parts of the kingdom, not excepting Northampton, the late administration had been arraigned as personally opposed to the king, and the people were: called upon to decide between them and their sovereign. Never before did a proceeding take place so injurious to the repose even of the royal person himself! To the sentiments avowed by the present administration, he had three distinct and decided objections. The first was, that they had declared the unconstitutional doctrine, that the king fould act without any adviser; the sesond that they had violated the freedom of election; indeed, within these few days, be extended to the present question, and it had been asserted, that whoever voted on the address against the wish of the present ministers would vote against his majesty, and bring him to trial: his last objection was, that they had endangered the personal security of the king himself. This was thefirst time that his majesty had ever been advised to trake a personal appeal to the people; and however convenient at the moment, it was a recorded to which a precedent which might hereafter lead to the most fatal or sequences. If any thing could aggravate the conduct of his majesty's government, it was that these very men. where opposed a dissolution at a favolumble period should dare to advise liis majesty to dissolve parliament in the midst of a esession, and then assert, that no material inconvenience would result to the public service. With respect to the be recollected the declaration of that noble ed during the last election, in a most unexpected.

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ampled manner. In this country to a great ( gree, but in the sister kingdom most unbusbingly, both in temptation and in threats. In our borough in Ireland, a candidate had dared a single elector to rote against him; lar contest the crown solicitor had gone down, and informed Mr. Grogan, that the forfeiture of his estates would be enforced. unless he and all his tenantry voted for the partisans of government. But there was ties respecting the volunteers. Lord Hawkesbury stated, that it was intended to prepose to parliament, to restore their puy to such volunteers as came in after a certain period, and also to re-appoint the inspecting field officers, which last he (lord Howick) understood, had since been done. Now, let she house consider the date of this letter. On the 25th of April, the secretary of state declares, that it was intended to propose a certain measure to parliament. In two days afterwards parliament is prorogued, previous to its immediate dissolution; so that the noble secretary must have known, that he deprived himself of the power of proposing the measure by advising the dissolution. The restoration of the inspecting field officers was a most objectionable step. He had never met with a single Volunteer officer who did not hold these Inspecting Difficers in the utmost contempt: they had ny command: they were not even empowered to order the Volunteers to come to be insproved. From the large Staff which was attached to the British army, consisting of Adjutants, Quarter-Masters, Brigade-Majors, &cl surely some better inspectors might be selected: sve, but then this was an object of great pa-.tronage! Just at the time of the general election a hundred new offices were to be distributed, and these if spectors of elegtions, for so they were, in fact, were each techave pay and allowances, making the whole expense to the nation between 37 and 40,000l. a year; for no advantage whatever! I his was the little beginning of these mighty enemies to patronage: more pure and /finadulterated jobs never existed than these appointments -There were other pally of has majesty's specon, on the exact purport of which he entertained some doubts, and of which he wisked for an explanation. The house was told, " that "his maje-ty's endeayours had been most anxiquely employed for

the purpose of drawing closer the ties by which his majesty is connected with the powers of the continent; of assisting the efforts of those powers against the ambition and oppression of France; of forming such engagements as may insure their continued co-operation; and of establishing that mutual confidence and concert, so essential under any course of events to the restoration of a solid and permanent peace in Europe". Certainly he, in common with the rest of his mamother mode of influence of public notoric jesty's late ministers, felt the necessity of ety, which he would mention it was the cultivating the connexion, and drawing letter, dated the 25th of April, from lord closer the ties by which his unjesty was hawkesbury to the lords lieutenants of counas was consistent with the security of Great Britain. But he wished to ask whether, by this passage in the speech, it was meant to insimulate, that the late government had neglected to do their duty on this subject? He was more desirous to know this, as the subject had been publicly agitated. part he declared, that he should be most glad that every thing which the late ministers had done, in aid of the powers of the continent, should be submitted to the consideration of the house and the public. It would then be found, that no rational effort had been omitted to draw closer the ties of connexion, and more especially between this country and Russia He would boldly and broadly state this, in answer to any assertions that might be hazarded of an oppositetendency. If nunisters countenanced any insinuation of this nature, he hoped they would have the manliness openly to avow it. With regard to subsidies to Foreign powers, he thought that there were occasions in which subsidies, and even large subsidies might be advantageously employed; but he also thought that it was most impolitic to give subsidies to Foreign powers, for the purpose of drawing them into a war, into which their own inclinations and interests would not induce them to enter. While, therefore, he stated that the late government had neglected no prudent means of cultivating a connexion with the continental powers, he would also state, that in the present circumstances of this country, and of the world, due care should be taken that any assistance which might be afforded to fortung powers, should not be afforded to those by whom it could not be used at all, or to those by whom it would be misapplied. .. It was indispensibly incumbent on us to weaken as little as possible the means which we possessed of supporting a profracted contest.' (for his majesty's speech lyld put an end to all apprehension

sive war, this country had reason to expect that the continent would take a share of its burthens, which its own defence rendered necessary. His majesty's speech contained a paragraph which tarnented the rupture between Great Britain and Turkey; and another, which related to the unfortunate events by which it was followed: No one could regret anore than he did the causes which produced a division between two powers; whose interests ought to be deemed inseparable. But he asked the hon, gentlemen opposite, if in the manner the subject was mentioned in the speech, it was intended to insinuate in the remotest degree, that the unfortunate rupture with the Porte was to be attributed to the late ministers? He deprecated the mode of introducing this topic into the speech in such a manner, that it could not be discussed without involving in the disministration were placed in this dilemma, either to suffer the great unfairness which must result from abstaining from any defence, or to defend themselves by calling into question the conduct of Russia, our best ally. As to Turkey, was it meant to be inferred that the late government had asked too much or too little? Whenever the documents (of which his majesty's present ministers were possessed should be pidduced, nothing would be found in them inconsistent with the policy of union, moderation, and good faith to Russia and the Porte. Was it meant to charge the late ministry with misconduct on this head? Aye, or No? If so, let there be an inquiry. There were modes of inquiry which prevented disclosures inimical to the public l interest; the appointment of a Secret Committee would obviate every difficulty of that nature. If a charge were meant to be made, he owned he was surprised that the charge should proceed from the throne; he deeply regretted the failure of our arms which had been alluded to, but notice of such a failure was jotelly unprecedented in a speech from the king. After the affair, of the Helder and Ferrol, on the loss of Corsica, and on other Usastrous events of the last war, he was not aware that my explessions of regret had been so studiously introduced into his majesty's speech; he must suppose therefore, that in the present instance, they were intended to convey a charge on the late administration. If so, he repeated, that they challenged the strictest inquiry into the des-Vol. IX.

of a separate peace); after 4 years of expen- finto the manner in which that Expedition was arranged; into the original policy of an attack on Egypt, and into the inde in which that attack was conducted.-Adverting to the changes which he was apprehensive the present administration would make in our military system, he remarked, that by the new arrangements in Scotland, the recruiting had encreased from 26 to 40 per week; and in England considerable benefit had been derived from it, although at the most unfavourable season of the year. He hoped that the gentlemen opposite would not rashly alter his right hon. Friend's plan, but would give it the fair trial to which it was justly entitled. He wished also to know? as so in as, it would be convenient to mini-sters a tell him, what was to be the precise extent of the regulations in the Volunteer System mentioned by lord Hawkesbury in his letter? He feared they would be expencussion the conduct of Russia. The late ad-Lsive. The saving made by his right hon. friend's regulations amounted to 900,000l, a year. Was it intended to restore some, or all of this? In that case, he should move for new estimates. Above all, he hoped the house and the public would deeply consider the effect of the system of the late administration, and the probable effect of that which would be pursued by the present. If it were still contended, that under the late ministers, the Volunteer system had declined, let evidence be adduced to prove the allega-tion.—The con. seconder of the address, in alluding to Ireland, had stated, that great danger resulted to that country from the introduction of the measure which he flord Howisk) had had the honour to propose. To him it appeared, that the danger resulted from the failure of the measure, and not from its introduction. He earnestly pressed his majesty's ministers to attend to the advice of an hon, gent., now unfortunately no longer a member of parliament, the late Attorney General for I cland (Mr. Plunkett), and to make Ireland the first and the last object of their thoughts. He believed too much anxiety could not be shewn on this much anxiety could not be shewn on this subject. He should be glad to hear that some ystem of conciliation was proposed. He did not allude to any extension of indulgence, but to other regulations which might tranquitize the people. If circumstances of discintent were seized hold of by the enemy, the consequences might be importantly injurious, and against these consequences he wished to mardetis majesty. quences he wished to guardenis majesty 44 present ministry.—Or neutral nations no tination of the Expedition to Takey, and thing was said in his majesty's speech and Vol. IX

when he recollected that the late administration had been told by the gentlemen opposite, that they had sacrificed the navi gation laws, and that they had provided inadequate media to resist the French block-ading decree of the 21st of September, he was supposed at this omission. trusted, that the learned gent, opposite would confess, that he had formed an erroneous opinion, and that the latter measure especially, was not quite so inefficient as he had announced it to be. The hop seconder spoke of the appeal that had been made to the people, and of the multitude of Addresses that had been poured in from every quarter; of the loyalty of those addresses he had no doubt; but if it were meant to insinuate, that in those addresses the people pronounced the late ministers enemies to the king and the Protestant religion, he would appeal from the Addresses to the result of the General Election—a. result so highly favourable to the late administration, notwithstanding the beastly cry of "No Popery," which had been raised against them. To the present administration he had avowed himself to be an enemy -of course, he meant a political enemy only; and you he would oppose none of their measures which appeared calculated to serve the country. 'If he was an enemy to | an administration engendered in court inti-gue; is he was an enemy to an administra-tion composed of men disagreeing with one the circumstances under which such a another; if he was an enemy to an adminis- prerogative might be exercised. In discustration which did not possess the col viidence, sing this point, the noble lord had contendof the country; if he was an enemy to an ed, that the prerogative had been properly administration, of the first man of whom he would say nothing-it was became he was convinced that such an administration was preguant with the greatest datagers to the king and the constitution.—The noble lord concluded by noving an amendment' similar to that moved in the House of Lords

by earl Fortescue, see p. 582.

The Chamestor of the Exchanger, in reply, observed, that, whatever might have been the manner of which his majesty's ministers had come into power, the pipeoth he acted, when in conjunction with his of the noble lord had shewn that is would colleagues, he had advised his majesty to not meet with his approbation, the sugh he had declared that, in consequence for the state of public affairs, he should tave his support to any measures that neight be brought forward for the national interest. From the manner in which the mobile lord had concluded his speech, however, he did not think that he took the presper course to

noble lord had introduced a variety of topics into his speech, he should endeavour to follow him through all upon which he had touched, in the best manner he could; and here he could not but observe, that the great object of the noble-lord, the sole point to which he seemed to wish to call the attention of the house was, the dissolution of the last 'parliament. That, with the exception of a few topics introduced towards the conclusion of his speech, of which he should take notice before he sat down, constituted the gravamen of his accusation. The noble lord had thought it necessary to guard himself against any insinuation, that his observations applied to the speech, as the speech of the king and not of his ministers, as if any person could suppose that any other than the king's ministers were responsible for the contents of the speech. The noble lord, however, had admitted, that there could be no doubt of the prerogative of the crown to dissolve the pathament at any time, though he had referred to an authority upon the subject, which he had no sooner quoted than he rejected. But whilst the noble lord had denied the doctrine laid down by lord somers, he endeavoured to extract out of it a principle that might bear upon the question before them. The propriety of the exercise exercised in the dissolution of the former parliament, but that the late instance of its exercise was founded upon an abandonment of every sound principle upon which that prerogative of the crown ought to be regulated. In the state in which the parliament and the country were placed, when that event took place, his majesty's ministers would not have done their duty, if they Mad let a moment pass without appealing to the people. It was in that sense of duty dissolve the parliament at the carliest moment, when that measure could be resorted to without any material interruption to public business (Hear! hear! from the Opposition). He repeated, the it was the duty of his majesty's ministers to advise the dissolution under the existing circumstances. The noble ford had enumgrated the circumcarry that declaration into rates. As the stances under which that measure was

adopted, for the purpose of condemning it; but he was prepared to contend, that these very circumstances were a justification of it. The noble lord had stated, that the parlia. ment had been then but recently chosen, and that that was a reason why it should not have been dissolved; but in his mind the circumstance of its having been so recently chosen, and the circumstances under which it bad been elected, were a good ground for the dissolution. The mode lord had argued in support of the preceeding dissolution, that it was necessary to give to our allies, and to Europe, a proof that the king and his government were supported by a united parliament and a united people. The noble lord, whilst in office, with a parliament in which he encountered no formidable opposition, except upon the iron tax, when ministers usually divided in the proportion of two to one against their opponents, felt it necessary to dissolve parliament, in order to shew to Europe that we had a united parliament. But the noble lord could see nothing in the last parliament to justify such a measure; nothing in the manner in which the question that led to it had been brought forward, nor in the manner in which it had been supported; nothing in all these circumstances to shew any, ground of apprehension for the permanence of government; nothing to shew that his majesty's government might be prevented from the efficient administration of the public affairs. But he would appeal to the house and to the country, if any reason existed on this ground for the dissolu tion recommended by the noble lord, which was not strengthened and confirmed, as applied to the late measure, by the manner in which it had been opposed. On that ground alone he might rest the necessity of calling a new parliament. But the house must see that this was a question upon which his majesty's ministers must have decided before they came into office, and not after. They were not so blind to the situation in which they would be placed, as not to have made up their minds, in case, it should be necessary, to call a new parliament, and to appeal to the sense of the people? That would be the situation of the king, if his midisters had not made this appeal to the sense of his people? Had not his majesty been held up as the sole obstacle to an extension of indulgences to a great person of his subjects, and against the opinion of his late ministers, who had pressed the measure as indispensably necessary to the interests of the empire? Had

not the king been represented as the sole barrier against this measure? Under these circumstances nothing was so necessary to the character of the king as such an appeal to his people, in order to shew that it was not the king alone who was the obstacle to the indulgences, but the great majority of the nation. On these grounds it was, that the dissolution had been resorted to; on these grounds he was con-vinced that it would appear not to be objectionable. It might be a question, whether such a measure was justifiable at any particular time? And here he must observe, that, if the opinion of the people was to be taken upon the bill introduced by the late ministers; if, upon the measure which had been brought forward avowedly for the purpose of forcing them back into office, it would be most properly done at the nearest possible time, when those events were still recent in their memory, and whilst they should be able to form. their judgment with most accuracy and cor-The noble lord had objected to a rectness. passage in the speech at the close of the last session, which stated that the session was put an end to at a time when that could bedone without inconvenience to public business. But that was a question of a relative or comparative nature: he could state, with confidence, that no inconveniences had arisen from the dissolution commensurate with the great importance of calling a new parliament. The noble lord had first adverted to the inconvenience that arose with respect to private bills, and certainly no man could imagine that a dissolution in the middle of a session would not be attended with some inconvenience to the parties, though not to the extent stated by the noble lord. As to the expence, which formed a principal part of that inconvenience, the noble lord would find that means could be devised to render that comparatively light. The expence consisted of the firs of the house, and the cost of witnesses. The forther would be obviated by the known liberality of the officers; and as to the expence of witnesses, he had it in intention to make a proposition on Monday; which would do all that away which the work of the house, it is would be his duty to explain the nature of it; for the present, he should only state, that his proposed to refer the proceedings in the former committees to the committees. that should now be appointed, in which case, there would be no necessity for the attendance of the witnesses again. As to the

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inconvenience to the public business, the clauses of appropriation were not introduced noble lord appeared to him to be totally mistaken. The noble lord assumed, that in the interval between the two parliaments, public money had been issued as in 1784, without any parliamentary appropriation. As to the fact of the issue of money, the noble lord was mistaken, because no such issue had been made, and he was sure the noble lord would learn with satisfaction, that the public expenditure had been maintained out of the what you mean, said lord Howick, in a low nience which the noble lord had stated to one across the table]. The noble lord had observed, that he knew what he meant, in a magner that led him to conclude, that the noble lord supposed him to be wrongg but he knew himself what he meany and thought the noble lord mistaken. In each of the bills respecting the English Loan, the Irish Loan, some duties of Excise out of the war taxes, and the additional duty on brandy, there was an appropriating clause, authorising, the application of the monies, raised under the respective bills, to certain services voted by parliament. In the issues that had taken place, therefore, the government had acted according to law, and under the authority of parliament. The noble lord had not gone at length into this subject, but he had the authority of that noble lord, so far as silence could be considered an evidence = of actitiescence, on the occusion in 1751, that, under certain circumstances, money might be issued by government without a parliamentary appropriation. At any rate, he had the authority of a person to whom that noble lord would not think it a disagedit solution had been voiced, declaring it illegal took the nomination out of his hands! The hon, gent, no doubt, had been appointed on without a parliamentary/appropriation. The dissolution took place, the money of the committee, but when he will be dissolution took place, the money of the committee, but when he will be dissolution. to be compared, the late Mr. Fox, on this dissolution took place, the money was is-sued, as appeared by accounts moved (or and laid on the table in the following sussion, and yet Mr. Fox never hought of instituting mixtre should consist of 21 members only.

In a few days this imperious necessity ble lerd would not contend that this silface vanished, and the noble lord himself proawas not an admission of the legality of the posed the addition of three other members. act, at any rate, the noble lord, who had In this manner it was that this just and enbeen at the head of the late government, would not be disposed to disapprove of the course that had been pursued in that instance. A bare resolution of the housewas not of any effect after a dissolution or a proi rogation, unless taken up in a subsequent session, and confirmed by some regislative

for the first time last session, of what use was the Appropriation act? That act was intended not alone for the appropriation of sums raised by loans, but other sums not raised in that way, and the preamble of that act stated, that it was for the appropriation of particular sums to particular services, and for the further appropriation of other sums not appropriated by parliament, which implied that appropriations had been safecedently nience which the noble lord had stated to arise from the dissolution, was the interruption of the proceedings of the Committee of Finance, which could not in this session be prosecuted to any successful issue.' No man could doubt that it was the deliberate determination of the present ministers to revive that committee: and undoubtedly there could be no reason why the proceedings of the former committee should not be referred to the revived one. The noble lord had stated, that the committee should consist as nearly as possible of the same members as before, with the exception of the only two members (sir H. Mildmay and Mr. S. Bourne) who, from their parliamentary conduct, could be considered as the friends of the present ministers. (Hear, hear!)-There were, undoubtedly, some members in the committee, not connected with either party. This, therefore, would be an extraordinary mode of reviving the committee, and the house would do well to recollect the manner in which that committee had been formed. The hon gent, who had first proposed the appointment of that committee, (Mr. Biddulph) had met the kind support of wards to have one or two of his friends no-minated to it, his application was resisted, quiring committee had been firmed! But it should be remembered that another administration of government had also taken place, whose acts were to be enquired into, and yet the committee was to be composed as before! This, however, would hereafter session, and confirmed by some regislative be subject of discussion, when the commit-enactment. But it might be asked, if these tee would be to be revived, and when it

called for inquiry.—As to what had fallen from the noble lord on the subject of India, he saw no reason why the same course that had been in contemplation last session, might not be pursued in this. But though no inconvenience would result to the private business, and no breach of law had been comratited in the appropriation of the public demnity—he meant their having taken upon themselves to continue the provisions of the American Treaty, which had expired since the dissolution. This treaty had been renewed from time to time, and he trusted the house would admit the propriety of the conduct of government respecting it, considering the circumstances of our relations with that country.—Another topic of charge made by the noble lord was with respect to the Irish customs; but he was happy to state, that this bill could be passed without any violation of the order of this house, or of the house of peers, and without any inconvenience to the public service. He proposed, that the bill should be brought in, and read a first time, after the debate this wight; that it should be read a second time to-morrow, and referred to a committee of the whole house on Monday next, in which case, the bill might be finally passed on Tuesday se'nnight, the day next but one after the present bill would expire.—(Some marks of dissent from the opposition). This bill had been passed in a similar manner by the gentlemen opposite, last session.—The noble lord had objected to the dissolution, whilst the events that caused it were yet fresh, and whilst a cry existed, which had been termed a base cry, a false cry, and a beastly cry, but which had pervaded a great majority of the coun-

would be most seasonable b state the particular ble lord alluded particularly to his conduct in cular acts of that other administration that 1801, when Mr. Pitt went out of office. He should have recollected what was the situation of the country at that time, and what was the conducte of the receding minister. who did not retire reluctantly from office. nor oppose his successors with a view to force himself again into office. Had any attempt been made to bring his majesty to the bar of that house?—As to the measure money, there was one point upon which he of the noble lord, he should solemnly and felt, that it would be necessary for him and sincerely declare, that if carried, it would his colleagues to come to the house for in have proved extremely dangerous to the church, because it was only the beginning of a system which was to be followed up by a. repeal of the Test acts on the first convenient opportunity. Would the noble lord state that key would repeal the Test act?—[Yes!] Then they could not think it surprising, that those who thought the repeal of those acts dangerous to the Protestant thurch should oppose their bill. The noble lord had said, that the measure had been dropped; but was it not to be taken up at a convenient opportunity? He contended that it was the duty of those who thought the repeal of the tests dangerous, to oppose this bill. But then they were told of the inhuman cry that had been set up, and of the blood that might be spitt in consequence. If the cry were false, why had it produced such an effect, or spread like wildfire over the kingdom? It was not the speech in parliament, for the address to his constituents at Northampton, of so lamble an individual as himself, that could groduce such an effect. He gave the gentlemen opposite credit for having brought forward the bill as a measure of conciliation, but he was convinced that the destruction of it had prevented the grievance. Though it might have conciliated one party, it would have encountered the most determined opposition from another. As to his conduct in the year 1904, the measure that had then been try; and the noble ford had put it to him as adopted was only to allow his majesty to a lawyer, and as a man, whether he thought take his his pay 10,000 foreign troops, that the concessions to the Catholics were a that the concessions to the Catholics were a violation of the king's coronation oath? But though neither the indulgences that had been given to the Catholics, nor the concessions then proposed, were or would be a violation of the coronation oath, he would maintain, that if his majesty, the obligation of whose oath was personal, thought them dangerous to the church, they ought not to be force upon him, on the authority of any minister.—The noble lord had adverted to his conduct on former occasions, as inconsistent with his present conduct. But the nohis conduct on former occasions, as inconsis-tent with his present conduct. But the no-example, at he late election. He was con-

vinced, however, that no case could be pro-duced, parallel to what, had been brought regret. But then the operations in the Sea duced parallel to what had been brought the consideration of the last parlia-ment, with respect to the Hampshire elecion. The nobleslord had instanced one case respecting Mr. Grogan, but this was the first word he had heard of it. The noble lord had then stated, that it was notorious that 100 inspecting field officers had been apelectors. There might or might not be merit in the appointment of these officers, but intended by the passage in the speech. his majesty's present ministers, when out of office, had recommended the measure, and now they were in office they had adopted it. But the same officers that had been employed before were appointed, and they had hot been appointed until after the election, and this was the measure which the noble lord had represented as an exercise of corrupt influence at elections beyond all former example! The noble lord appeared to him rather rash in his charge, and not to be acquainted with some of the acts of his colleagues: what would the house think of the nomination of 300, not inspecting, but surveying officers of taxes, who could not be appointed either in law, or in fact, till an act of parliament should be passed to authorise the appoint ment? What would they think of the designation of so many officers, previous to The election of that parliament which was to pass the act, which was to authorise the appointment of these officers? The appointment had not taken place, because the act had not passed, and there remained for the gentlemen opposite only to send lamenfulle letters of apology, where they had no longer the power to realise their engagements. Whether or not these officers were necessary, he did not take upon him then to express any opinion.-The noble ford had expressed his approbation of that expression in the speech, which stated his majesty's determination to cultivate the friendship of foreign powers, and yet asked whether it was meant by that to insinuate that the late government had been smilty of any neglect upon that head? Certainly no insinuation or opinion had been intended one way or the other, and he could truly say, that he agreed in efery sentiment expressed by the noble lord upon the subject. The noble lord had said, that it was intended to impute blaine to the life ministers, by the expression of his majesty's egret introduces into the speech, for the resorted to without great justification. That failure of the negociation with the Porte. But undoubtedly, regret for its facure, could

of Marmora, and in Egypt, had been introduced; and here he could most conscientiously say, that infinite labour had been bestowed on the composition of that passage, so as that it might convey ar account of the transactions historically, without imputing blame to any person. If the noble lord were to pointed to the volunteer force previous to ask their opinion of these, as military meaeply, but unquestionably no such thing was intended by the passage in the speech. The noble lord had alluded to the military measure which had originated with his right hon. friend, and expressed his hopes that they would give it a fair trial. In all his observations on this measure, his comparisons were founded on the combined operation of the regular recruiting, and the measure which was then proposed to be repealed, and which conjointly, he still contended, afforded a more ample supply than the right hon, gent's. system. But as long as the measure of the right hon. gent. should be in force, no opinions of his respecting it should be suffered to impede its progress. As to the allusion of the noble lord to the part which he had taken on the question respecting Neutrals, and the triumph he seemed to feel, because he had not, on coming into office, advised the adoption of different measures, he had only to say, that he was then as fully convinced as before, that the measure of the noble lord was wholly inefficient. Having gone through the whole of the noble lord's statement, he trusted the house would be convinced that he had made no case out for his amendment, and that they would therefore reject it.

Mr Windham offered himself to the attention of the house, in order to bring back the question to its real grounds. They were all agreed, as it was natural they should be, with respect to the prerogative of his majesty to dissolve his parliament. The hon. gent, who seconded the address, therefore, had given himself unnecessary trouble in disassing a question of which nobody entertained a doubt. His noble friend (lord Howick) in quoting the opinion of land Somers, that the dissolution of palliamout during a session was illegal, had adverted to that authority, to shew, that if such a law yer entertained such an opinion, the dissolution of parliament during a session ought on to be was the argument of his nobly friend, and he maintained fast it was a sound one. The anot be construed to imply disapprobation of question then before the house was, whether

the dissolution was founded upon wise or good grounds. It was to mis that he objected, and was about to state the grounds of his objections. The question between annual and septennial parliaments was a question only of degree, so was the question between septennial and perpetual parliaments: but there was no rational proportion in the history of parliaments, between a parliament of four months, and a parliament of four years the right hon, gent, had conforce to the late dissolution. But his noble asking, Do you believe it? In the same friend had argued, that at the former period, a new crisis had arisen in the war. It was not a new war, but it was a renewed war; and it was therefore desirable, that there should be a parliament, which should continue for some time, because it might be attended with inconvenience, that any change should take place in the public council of the nation, whilst such a contest conti-The doctrine of the right hon gent. went to this, that the parliament should be changed until one should be found, that would accord with what he or any other person might please to state to be the opinion of his majesty; according to this doctrine, there should be a new parliament with every new administration; or, as had been grandly and greatly said by him, who said every thing grandly and greatly, the late Mr Burke, we should no longer choose parliaments which might approve of ministers, but choose parliaments to be approved of by ministers. There might be a crisis which would require the exercise of this prerogative, as that in 1784, when a difference between the two houses threatened an obstruction to the progress of public business. He did not however say, that the measure was justifiable in that instance, though it might be defended on the ground of that disagreement between the two houses. For his part, he thought that the aristocracy had then received a blow from which it had not yet recovered. • He sheald not say what might be the consiquences, but certainly there was reason to fear, that the precedent would not be suffered to remain neglected, and the late instance. shewed, that principle was aggravated in each succesive application. But he wished to know what was the expediency of the measure in the late instance, when it produced an the inconveniences of a general election, all the injury to private property, and all the detriment to public morals, which

When all these inconveniencies were to be produced, there should be a good justification of the measure. If the Protestant religion was in danger, that would be a justification of the measure; if the ministers thought it was in danger, that would be a justification of them. As to the cry of the Church in danger, he would reply to that by asking of the right hon, gent, himself. did he really, and from his heart, believe any such thing ? When Dr. Johnson was tended, that the arguments urged in support, asked by some one, did he believe the auof the former dissolution, applied with equal thenticity of Ossian's Poems? he replied by way, he would put it to the right hon. gent., Did be believe that the church was in dan-gen? The belief that every concession would be ranted to the Catholics, was the sole ground on which he had voted for the union with Ireland. That measure had added genius and wisdom to the parliament of Britain, but these might well have flourished in their own sphere and added to the patriotisim and pride of their native land opinion, nothing could have justified the union, but a belief that every privilege could be more securely granted to the Catholics by the united parliament, than by that of Ireland. This was the opinion of Mr. Pitt. Mr. Burke, and Mr. Fox, the most distinguished politicians that had adorned any country. And he would ask the noble secictary, who had been a party to all the measures of Mr. Pitt on this very subject. how could be join in any cry that the church was in danger from measures which fell far short of those which Mr. Pitt had in contemplatten? As to the defence which the right , hon, gent, had given for his silence in 1801, when the same, and, indeed, more extensive measures were propered, it was the mere plea of a pleader, and could hardly be listened to with patience, even in any of those courts to which he had been accustomed. He was then in parliament, the friend of Mr. Pitt, and though the late measure did hot go one twentieth part as far as that'. which Mr. Pat proposed, sustend of regarding him as the betraver of the Protestant hach, he held him up as the only fit man in the country to consolidate and direct its restarces. The right flour gent, however, considered this appeal to the people as having confirmed the tinth of his opinions. But he muy explain the adage, wox populi, vox dei, in a very large and extensive sense indeed, if he considered this ppeal to their dormant prejudices as a decisive testimony such an event was calculated to give rise to. to the justice of his opinions. It seem-

ed to be the opinion of the migisters, on part of the empire? No farther concession the expectation of the late dissolution, that it seemed was to be granted, and the expectthe occasion of the late dissolution, that they should take advantage of the cry of Mo Popery" while it lasted. They said, we must make hay while the sun shines: the tide of popularity which seemed to run in their favour might otherwise have ebbed, and left them dry on the beach. But what most we think of men who could resort to such means in support of their influence; means which had produced for them that been treated by all sober and thinking men For two successive parliaments they had spdicated their claims, and in fact declared their incapacity for conducting the affairs of government, and now they stole into power under the despicable cry of No Popery." What was the common reproach which the enemies of the constitution urged against parliament? Was it not, that it was a body merely subservient to the will of Yet the ministers, at the close the crown? of the last parliament, had beld out threats of dissolution, which was to render it more subservient. The house, however, were not to be intimidated by such threats, and were in consequence dissolved. The experiment, however, which they had had recourse to, had not produced the effect they desired. The cry of the Church being in danger, had failed of its effect, and the = eastweet for the choice of the people had not been worried and torn to pieces by the fanaticism which it was wished to excite. The cry of "No Popery" had only been heard in remote and comparatively unenlightened places. What had happened in Westminster? There, (though the result of that election was certainly not what he could have wished it had not so much as been heard of. Though faintly uttered in Middlesex, it had there been equally unshecessfule In the county of Norfolk, with which he was more immediately counected, though several bot spirits among the clergy had endeavoured to excite and propagate it, yet they had been repressed his whole attention and efforts would then by the moderation of that most enlightened be directed against this country. We were and liberal prelate, the Bishop of Norwich! Those who were confent to rise to power by such appeals to the worst and most senseless passions of the people, were uterly unfit for its enjoyment and exercise. The house was loudly called upon to reprobate such conduct by their vote this night. But and energies, and perhaps even the combinwhat must be the effect of the principles ed talents of the country would not be suffi-which ministers had this night predaimed cient to rescue it from destruction, if its with regard to Ireland, a most important resources should for any length of time

ations of a great part of its population were to be closed for ever. . Was it nothing to say to them, the door is for ever shut against your claims, there is no farther hope left for you? Instead of being alarmed, however, and exasperated by these declarations, he trusted that they would rather rely upon the good sense of the people of this country, which, during the late election, had declarsovereign contempt with which they have red itself in their favour, and patiently wait for the wiser measures of other men. stationary situation which the right hon gent, had recommended, seemed the worst policy. It was perhaps even worse than going back, and re-enacting those penal statutes, which had long been abrogated. Whatever explanation the right hon, gent. might put upon the doctrine respecting the Coronation Oath, yet this doctrine had been diligently propagated in pamphlets and sermons, and it had been said that it was positively inconsistent with his majesty's Coronation Oath that any further concessions should be granted to the catholics. The propriety of the late dissolution of parliament was the great question on the present occasion, and on other topics that had been introduced he would not now enter. Ministers seemed to have adopted the doctrine, that it was necessary to form a parliament that was likely to support them, and for this purpose they had taken a moment when they thought the people would be rendered furious by religious zeal-this was their But he trusted that the chosen period. doctrine which he had mentioned would be as much scouted and discountenanced by parliament, as the cry of "No Popery" had been by the bulk of the people.—One word as to the present situation and prospects of the country. The present state of Europe might justly be regarded as a dead calm, such as usually preceded some terrible hurri-cane. Should Bonaparte be able to subdue the rest of Europe, as was too probable, his whole attention and efforts would then therefore placed in a situation which required all the talents of the country (Atlaugh). He had not used the expression withinkingly; he had done it on purpose, and he would again repeat, that the situation of the country demanded the exertion of All its Talents

be placed under the direction of the present

General Craufurd spoke in justification of the change of ministers. The late ministers had brought his majesty before his late parliament to answer for that change, and a great portion of that parliament, though very far from a majority, having taken part against his majesty, an appeal to the people to decide between his majesty and his late ministers, was rendered absolutely necessary. The people had proved true to the call, and he hoped the house of commons would acquit itself daly and honourably to the crown and to the people. He had supported the late ministers from a high opinion of their talents. he however condemned them for attempting to force themselves on the crown, by compelling the crown to dismiss them. Oh! sublime patriotism, ending in political suicide, and confessed self murder of their body politic!

Sir Henry Mildmay rose to vindicate his character from the aspersions which the noble lord (Howick) had cast upon it. The noble lord ought in justice to have communicated to him his intention of countenancing the scandalous libels uttered against him and his hou, friend (Mr. S. Bourne) in the nestspapers. Without such notice it was not handsome to mention them seriously in the house. He gave notice, as it had been already his ratention to do this night, that on Monday he would submit to the house the whole of the circumstances of the transaction alluded to between him and the goverament. The result of the inquiry would shew, that there was no foundation for the scandalous insinuations uttered against

Mi. Denis Browne said that he was not a little surprised to hear the noble lord and the right hon gent. debathers champions of the cause of the Roman catholics, for bringing forward a measure, which those who called themselves the representatives of that hody, declared they would not thank them for; and which measure, such as it was, they had openly abandoned for the declared, avowed purpose, and for no other, of retaining days places and their power, thereby forsaking all claims to independence as members of parliament. The propriety of the late dissolution of parliament, which had been to much dwelt upon this night, appeared to him to be easily resolved and understood. The late minister liad dissolved the parliament they had found when they

came into office, and the people who justly valued their king, and the principles on which he had so long governed this empire, returned the friends of his ministers. A difference soon after arose between the king and his ministers; the consequence of which was their parting; but several members of the commons chose rather to adhere to their pations the ministers, than to the principles on which their constituents, the people, had elected them. The natural consequence was an appeal to the people. No other question, no ther principle was connected with this dissolution than the arowal of the late ministers. either you shall govern with us, or you shall not govern at all The hon. gent said he should vote for the original address, and coassiquently against the amendment. He saw in that amendment the continuance of a plan that first was acted on in 1784, that had often been repeated, often had failed, and that he sincerely Roped ever would fail, forcing the constitutional right of the crown to choose its own advisers, and substituting a faction of that house to rule in its place.

Lord Cochrane, in a maiden speech, obs! served, that if any thing could tend to open the eyes of the people as to the mode in which elections were influenced by gover ment, enough had been said to that effect this night, by the two parties into which the house was divided. He alluded to the nomination of the 300 surveyors Di taxes, and the appointment of 100 Inspecting Of-What the real motive of appointing ficers. these officers was, whether for influencing the elections or not be would not say this much he knew, they were appointed before parliament was dissolved, at least he had been told by one gentleman before that period, that he was to be one of However, after the those Field Officers. murtal charges and recriminations which had been made, he thought there could be little doubt as to the motives and object of these appointments Brashe should ever deprecate every interference of ministers in election concerns. He hoped, that as each party charged the other with making jobs with a view to influence the elections, the conduct of both, in the respect, would be inquired into. He hoped some third party would arise, which would keep aloof from selfish interest, and s necure places and pensions ( Unless they acted upon different principles in could not be bestly support eighter of the present parters with the address and the amountment seemed to him objection as a able in some points. He disapproved of pre-vi

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son approve of the amendment, since he could not find fault with the exercise of the royal prerogative in dismussing his late ministers and desolving the parliament.

Mr Grattan rose, and spoke to the followingeffect:-I shall, Mr. Speaker, consider the present question in two points of view, both as it regards the Catholics of Ireland, and as it affects his majesty's late ministers. In leaking of their conduct, I cannot suppress the feelings I entertained for them while is office; neither can I be silent on the circumstances which led to, and attended their dilmissal. I approve of that ministry, because they preferred their principles to fheir places. I approve of them because the constitutionally refused to be restricted by unconstitutional pledge. I approve of them because they were sincers in their wishes to exeste national strength, by national unanimity. I approve of them because they endeavoured to unite the people, and dissolve a party; and I most approve of them because they wisely ceased to prosecute the justified claims of the Irish Catholics, when they were convinced the prosecution was I say, his majesty's highly inexpedient. late ministers acted wisely in introducing a measure, which in its origin, appeared highly practicable, and in withdrawing it, when they were satisfied it was for the time impracticable. They proposed, it with a view to conquer, and they abstained from precipitately pressing it, when they were unfortunately disappointed in that expectation. To this dilemma they were reduced, that if the bill was expedient, why not introduce it? and being expedient, why abandon it? [a laugh from the ministerial benches.] The hon gentiemen on the opposite side may laugh, but I contend, that the true view of legislation and policy, is not to push even a good principle too far; when there is no opportunity of effecting the object, and where the evils arising from the failure, moment when we are surrounded with ene-Mid assailed with dangers, at a mowhen our best and surest safeguard exleat the beneats of that unanimitywould, at the ment moment that it divided the public feeling, and distracted the popu-

thing the expedition in Egypt, or pass- us, the alarming and detestable hope, that a smobilique consure on it, while he could great majority of those who were most prominent in rank, in talents, in property, had conspired with a great proportion of your physical force, against the acknowledged establishment of Chusch and State. To also mit such a petition, is to perpetuate an inof your fellow subjects, the principles and resources of an inextinguishable hestility. To support this evil, great regains should be addresed by the advocates of disunion, or at least better reasons than we have either heard or found in the speeches and productions of those who have thought it their imterest to promote it. For, however you apply your ingentity, however anxious to maisathe mischief which gentlemen have contrived to apprehend, reduce it to plain sanse, analyze whatever either of dignified, profound, or learned, that has been advanced by your ecclements or your corporations, whatever of wisdom or of research has been in their addresses or their communications, to this plain conclusion it must be reduced—that in the Catholic bill proposed by my noble friend (lord Howick) there was a danger from admitting our Catholic fellow subjects into our armies, and into a participation of the primileges of our constitution. What was the fact? The danger, either way, has, and does exist The Catholids constitute a great portion of your military force. They constitute almost the whole of the Irisht Militia. They bear a considerable proportion to the establishment of the Irish Yeomany. They have been admitted, by the act of 4793, to a participation of the civil rights of the constitution And, therefore, if the clamour which has been raised, if the outery which has been circulated of the danger arising from the catholic bill be in any part, or to say extent, justified, that has been subtantial danger to your establishment, to your actor, to your religion, for the last 14 years. May, your country has, for that period, been in a great degree demust materially. detract from the benefits of fended by those whom the alleged supporters even ultimate success. But, when I lay of Church and State have presumed to redown this position, I feel it my duty strend present as their country's enemies. It has ourly to oppose that principle, which, at a been their constant and unceasing city, that win, inevitable ruin, would use the consequence of repealing the disqualifying sta-tutes against the Irish catholics. Let us cain the manipity of the people, would amine the validity of this apprehension, and ascertsin the length to which itrouns, ruin be the consequence of Catholic andulgence, then I answer, you must retrace lar energy, hold out to the foe who energes | your steps, you must undo what the lang

and the piritament have all hady emerted for Catholic kberation, you must again rectir to your pensities, and annul your grants. For by such a reasoning, to this inference we must come, that if the hon. gentlemen, the friends of Church and State, refuse to repeal those grants, they must give up their interest, and if they repeal them, they must abandon their army. For however it has been the interest of those who opposed the Catholic bill as introduced by my noble friend, to misrepresent it, yet in their face, and in the face of this house, I assert, that the measure introduced in the last parliansent did not go one step farther, either in its provisions, or its extension, than the Irish bill of 1793. The case is plainly this, that is opposing the late bill, you admit this strange principle, that disloyalty does there exist amidst the lower classes of the Catholic multitude, but that it does pervade the higher and more respectable description of that persuasion. They are atready tolerated, it will be said; they are permitted to enjoy the full exercise of their religious feelings. This, I say, is not sufficient, nor is it the proper or enlarged view of that great and The Catholics of Ireimportant subject. land are identified with the constitution of the empire. They are our equals, our brethren, fully entitled to the participation of civil rights, and the enjoyment of constitutional blessings. When, therefore, we are told, that they exist by sufferance, we are giving ear to an opinion which attacks a fundamental branch of the state and of the na-tional security. The measure of the Union between the two countries made no change between the relative rights of the people. It made no alteration nor admitted of any infringement in the skinting claims of the You twok the Irish Catholic Irish subjects. with his privileges, and can now find no pretext for destroying them. The dangers which have been starbused to this measure are chimerical; if they are real, they go to destroy the great organization of your military system. Indeed the argument is so false, that no drunken boaster, or corporation orator, with all their prejudices or their passions, could seriously give utterance to these alarms, which have been both mentioned and propagated by some apparently great politicians. For reasons, even they are inclined to admit that the bill was funoxious, but that the minister who propounded it was dangerous. The noble lord (Castlereagh) and the right hon, secretary

their former conduct and recorded pleases. war with the principle, they therefore have directed their present hostility against the minister, who had the sincerity to act upon that principle. The right hon gent, the chancel are it the exchequer, cannot adopt the primariate of his colleagues, because it appears big with danger, and replete with ruin. I condole with him for his fears, but can give no credit to the validity of his statement. I cannot for a moment admit the validity of a statement, the most hostile to the particular interests of Ireland, and the general steprity of the empire. I cannot, I say, as the triend of my own country, as solicitous for its fame and fortune, give credit to a proposition, monstrous in its conception. and lestructive in its effects. As a member Europe I protest against this unjustified, dangerous argument, winch tends unavoidably to deprive it of the means of rescue and recovery from the alarming and impending calamaties anth-which it is threstened ... feel proud that with all the temptation, with all the endeavours which have been so unwisely and so improperly made, the expedient has not only proved unsuccessful, but hopeless There is not, I say, any disposition on the part of this country to quarrel with their Irish brethren on account of relagion. The good sense and liberality of the people have prevailed against the mis opplied zesl of the bigot, and the interested pertunit tion of the miserable politician. It is the victory of the unadulterated good sense of the English people, over religious discord and unchristian isneour. All Church cries. have, in every stage of society, been minchievous; calamity has ensued, although the object of their propagation was not accomplished. Though they like the tall bully lift their heads and he yet the annals of dar history prove that they have injured. In the reign of Cliarles I, and II they created a party which overturned the e-tablishments of the country, and shed the best blood of its people. In the reign of queen Anne, the paralysed the energies of the nation, and rendered unavailing the great victories of the duke of Marlborough. The religious animosities of England aggrandised the power of France, and led to that disposition of Europe, which now alarms us with its tremendous effects In 1780, the cry of "No Popery" was nearly successful, in de-fending the church, by burning the city. Religious alarms are new tableflorts of great or comprehensive minds; they originate in (Mfr. Canning) could not consistently with low malicious canning, and operate on ig-

norant rritability. It is not on religion they are founded, because they are generally the expedients, of the deprayed. They are hatched with the hope of delusion, and are the worst political vices baptized. There is nothing profound, nothing wise, nothing dignified in their influence; nothing to excite public spirit, or to stimulate to great exertion. They call forth no proud or honourable energies, and have not embattled on their side, even the manly vices of the country. I rejoice to find that the people of this kingdom have not fallen into the snar?, which was laid with so much art and dumicity to entrap them. In my country the wicked attempt has not only failed, but the opposite principle has triumphed. The peo- see so strongly exemplified amongst your ple of Ireland have not only scouted the people. By so doing, you will compensate abominable yell, but have avoided a policy for the defection of allies, and the failure which might have been dangerous to the of expeditions; you will fortify that great general interest. They have not answered western barrier, which is best calculated to folly by folly; when you wrote upon your counterpoise the destruction of the balance walls, "No Popery;" they did not retort the of power, and behind which are secured cry of "No England." They left an idle not only your own immediate advantage and bugbear to perish by its own imbedity; an security, but the reversionary interests of unfounded calumny to be defeated by its appropriate incredibility make a serious comment upon senseless cant. it. For, unfortunately, should you recur I do not pretend to say that there were not to an unjust and illiberal policy, instead of some amongst them who entertained being a manly and enlarged system, you will not feelings, upon the rejection, or rather the only fill up the measure of your own over-withdrawing of the Catholic Bill, but I throw, accelerate the means of your own Content. That the great body of the Itish subjugation, but actually destroy the hopes people were so far satisfied, as not to be dis- of the civilized world, and lose the globe satisfied, and that their conduct evinced a itself. Under these impressions I give my great and striking tenacity of good order, ardent and sincere support to the amendment and the love of national peace. The Color of my noble friend lege of Dublin would not address the throne on the migisterial change which had taken sider himself guilty of a deteliction of his place; the seat of learning would not dis-duty to the great and independent body of grace itself by leading support to this vulgar freeholders who delegated to him the imporand abominative cry of the Church in Dan- tant trust of representing them, if he suffered ger. They who were well acquainted with a question which brought the conduct of the precepts and interests of religious knew his majesty's ministers into consideration, best to defend that religion by a religious to pass without his decided and most unequidignity and a Christian moderation. They vocal animadversion. The right hon, chanwisely separated an inviolable reverence for their King from an attachment to a despica ble court intrigue. The city of Dublin also disbelieved this church alarm, and even the advise his majesty to dissolve the last parliamost illiberal, I myself found free from the animosity of religious madness. It was public business. But the harge against true that the corporation voted an address to them was not only the interruption which the throne; but though bound to my country by the ties of honours comerred for ser-vices performed, and though I can differ Ffrom any part of vary constituents but with regret, jet will holdly say, that my own to a dissolution, because they were unable

my country. I treat with respect the feelings of those who differ from me. I condemn the principle, but do not deprecate the authority. To the people of England I say, that the Irish Catholic never has entertained the opinion that they were hostile to his emancipation. He could not suppose that though you first removed the parliament under the pretext of releasing him from religious disquilifications, you would afterwards declare not only war against that religion. but hostility against his constitutional freedom. Beware of that hostility; it will be only a division of public interest, and a diminution of national strength. Extend that feeling of sympathy which I rejoice to They disdained to statesmen, and great dignitaries, consecrate

Lord Milton declared that he should conment, was the least likely to interrupt the the public business received by that measure; opinions on this subject, are the opinions of to meet the support of an independent

parliament. When unable to new model shrunk, left him as clear of imputathat parliament, they resorted to this profilgate and corrupt exercise of the preroga ive. The noble lord observed, that the king's speech contained an intimation of an intention to revive the Committee of Finance; but this passage in the speech he con idered as a kind of lure for public credulity, and inserted solely to catch the volgar eye; for what reformation or improvement of any whose first act on coming into power was [a cry of move now, move, from both the introduction into his majesty's councils udes of the house.] He should move, of a person stigmatized and pronounced begged to ask, from ministers who had thus \*set the authority and decision of parliament upon a resolution of censure upon his majesat defiance, in order to accomplish their own ends; quite regardless, as the fact had country? It was truly laughable, if he could for a moment treat so important a question with levity, to hear them say that they had appealed to the sense of the country: country, surely ministers must have meant was the dissolution of parliament. that they appealed to the nonsense of the country, for it was from that chiefly they received support and co-operation. In advantage immediately after the dissolution, against the amendment. from the abominable cry of "No Popery," men began to reflect seriously, and to exaa country so distinguished for sound judgment, and strong understanding, as this was, that deception could be long practised with success, and accordingly, the first moments of deliberation and enquiry dissipated the mist of hypocrisy, and exposed to public view the design of ministers.—He begged of the house, but he could not forego this

jesty's councils, profligacy and corruption.

tion, as if he had never been accused. If the tribunal was competent, if the prosecution was not remiss, if the verdict was not incomplete, if there was any thing in English justice, it was that an individual so acquitted could not again be arraigned. He looked upon the resolution against lord Melville as virtually annulied by his lordship's acquittal, or he should long since kind could be expected from ministers have moved for its erasure from the Journals. udes of the house.] He should move, that he thought the resolution already guilty of mal-practices by the house of almulled. If the noble lord thought othercommons? What could be expected, he wise, let him name a day; and he would be leady to go into the question with him. ty's ministers for the recall.

Mr. Bathurst would confine himself enproved, of the substantial interest of the tirely to the consideration of what the present ministers had done; the question of their appointment having been already decided. He would judge his majesty's ministers by their acts, and the only act of theirs what, make an appeal to the sense of the that could come now under consideration act he thought justinable under the peculiar circumstances of the case, and it was enough feethim that it was justifiable, to induce a few places, they had indeed gamed some him to vote in favour of the address and

Lord Pollington was sorry to hear ine but at a time a little more remote from the name of the sovereign brought forward in dissolution of parliament, they failed in most the discussions of that house, a thing which places to accomplish their object, because should never be done without absolute necessity. He thought the late dissolution a nine coolly into the nature of the appeal, very great interruption to private as well as made to the country. It was impossible in public business in that house; and he took occasion to observe, without saying who was the cause of it, that the cry of " No Popery," was an infamous one.

General Hope adverted to what had been said on the subject of lord Melville's trial. That noble lord had been punished, and twice unjustly. He was punished before pardon for trespassing so long on the time trial, which nobody could dispute was unjust. He was punished after he was acquitopportunity of shewing to his constituents ted, which was compally unjust; this he and to the nation, the opinion which he meant to refer to what had been said of that entertained of men, whose first act, as he noble lord, under the authority of the late had already stated, was to recall to his ma-administration. He thought that the most prominent, as well as the most beautiful part Mr. R. S. Dundas hoped the house would of our constitution, was the administration of excuse him, if he was unwilling to suffer a justice under it; but even that had not remoments to pass without replying to what strained the party rage of the late adminishad just fallen from the roble lord. He tration. The impeachant of that noble contended that the acquittal in the impeach- lord had been carried on by party, aided by ment, from which lord Melville had not no inconsiderable share of personal vanity;

and under that impression certain gentlemen acted, or they never would have become prosecutors.

The Speaker reminded the hon, general that he had transgressed the boundaries of order, in imputing unworthy motives to any

bon, member of that house.

Mr. Croker was happy to find the address now before the house unobjectionable, for it had been objected to, and the amendment was brought forward on the part of the late administration, to censure the conduct of the present; when they, the late adminigtration, dared not bring forward any one measure of their own while in power; for this opinion he appealed to the house, whether that was not the view of the motion for this amendment, whether it did not relate purely to what passed formerly, and which, whether right or wrong, could not now be altered, and therefore there could be no good in discussing it? And yet, such was the course which was recommended to us by opposition, at a time when the map of Europe was only another word almost for the map of France; thus it was proposed that the time of the house should be taken up in hearing contests for places and power. Much had been said about the secret advisers of the crown, he wished to know Whother it was to be contended that it was unconstitutional for the king ever to have any ativiser who was unknown to the house of commons; or would they call his majesty to the bar of that house on any subject in which his adviser was unknown? If that was constitutional doctrine, it was unknown to him. Conduct had been observed that was infamous, as a noble lord had elegantly expressed it. Now, as to Ireland, he would venture to say, that as to political matters, that description was much more applicable to the late than to the present administration. And as to what had been said of the family at Wexford, whose name, from the pronunciation of the noble lord, he did not understand, he would invite the noble lord to look at the last election but one for Wexford, and there he would him the conduct of .the late administration in its true light. I will ask, said the bon. gent., the noble lord not to interfere in any of our concerns in Ireland; we are friends of speace, and I therefore advocate the non-advocating of the noble lord. As to what had been said by the right fron. gent. (Mr. Grattfn) he had told the house that ministers, path-subject of the catholics, must either abandon their arguments or abandon the army. There was no occasion to

do either. Lastyear we had heard the same sentences on the same subject; we were told that we should by refusing what was asked, paralyze the army, and dismantle the navy; but there was no truth in it. were told also that we should not inherit our country, and that the inhabitants should be deprived of their mother. It was in vain to talk of freets or armies, the only thing to give tranquility to Ireland was unanimity in that house. Emancipation might to something, but without unanimity nothing would be effectual there. He was a friend to the most general toleration that could be desired by any statesman: he did sincerely hope to see the day when the happy work would be completed of the emancipation of the catholics; but more had been done already for them in his majesty's gracious reign than at any former period; more had been done for the dissipation of bigotry than in any former reign. He wished for the inhabitants of Ireland the full benefit of the constitutiondike other men, but that was a thing not to be accomplished in half a session of parliament. He did not blame the late administration for their motives in the late measures they offered on behalf of the catholies, but it had a singularly unfortunate effect, for it disgusted those whom it professed to relieve, and enraged those whom it disappointed. There had been much art made use of to mislead the Irish people. There was a person of the name of Keogh, who had delivered a speech to the Catholics in Ireland, and that speech had been afterwards made up into a pamphlet, which was of the most treasonable and rebellious tendency that ever disgraced the country in which it appeared, and so the house would say if they read it; but the house of commons attentively perused large folios on the affairs of India, while it would not look at a small pamphiet on those of Ireland. It was owing to inflammatory harangues, however, that men committed such excesses, and those who committed them were not genuine Irish catholics, but they were French Demagogues, Jacobins, and French emissaries. They had at one time, however, been so furious, that the right hon. gent. himself (Mr. Gratjan), could not go to the Irish knose of commons without his sabre, for which reasons, Ireland should give a specimen of at least ten years' without rebellion, before she could reasonably look for emancipation: ten years was but a short period of probation on such an occasion, it was only three years beyond the pehad been said that his majesty had been unfavourably advised towards his Catholic subjects. Had gentlemen forgotten the series of indulgences his majesty had been graciously pleased to show them? Had they forgotten what his majesty did in the year 1780, when he became the bold defender of his Popish subjects against a protestant mob. By this and by other acts, all ranks of his majesty's subjects, of whatever persuasion, were sure of benefiting by his paternal solicitude for his people. These were his sentiments; and he uttered them, not with a view to please ministers, for he knew none of them personally; he did not think that he ever was in the same room with any of them; certainly he had nothing to ask of them; but he delivered these sentiments on the pure principles of He should oppose the independence. amendment, and most heartily support the address.

Mr. Stuart Wortley took notice of what the noble lord (Milton) had advanced concerning his constituents. That noble lord had impressed the house with an idea that the majority of the landed proprietors, and of the commercial interest in the county of York, as stated by the noble lord, was in fayour of the late administration . though the noble lord had obtained a majority, it arose from the misconception of the clothiers, with respect to the conduct of one of the candidates, Mr. Lascelles. But surely this was no proof whatever that the late ministers were more popular than their succes-ROTS

Mr. William Smith agreed with the right hon, gent. (Mr Bathurst) that the question lay within a very narrow compass, but differed from him in his view of it. He did not think that the question lay, in the first instance, between the king and his ministers, though the present ministers had made it a colour to answer their own views through- for the insputations cast on them. out the country. In saying this, he had no occasion, on his own part, to quarrel with then for the dissolution, because it afforded him an opportunity of proving again the high opinion which his constituents entertained of his consistency and opposition to the system supported by the present minis-He asked the present administration what they had made of their cay of " No Popery" at Bristol, Liverpool, Westmin-ster, and Middlesex? He was decidedly in favour of the amendment. favour of the amendment.

riod of a common apprenticeship. But it | did-not believe his ill-treatment at Bristol was owing to any such cry.

Mr. Ryder said, that when his right hon. friend; the present chancellor of the excheouer, consented to continue as attorney-general, when Mr. Pitt came last into administration, he did so under an express stipulation that if the Catholic measure should be brought forward, he should oppose it. Gentlemen on the other side of the house complained of the manner in which the Catholic bill had been opposed; it was their ownfault for bringing it forward; they produced every thing they now complained of. As to be late administration, as a body, he had to observe, that some of them were great men, but they were made up of discordant materials: like those of 1784, they promised a good deal, depended upon themselves. much, but produced but little, and they metmuch the same fate, their dismissal being followed by a dissolution of parliament. With regard to the leading member of the late administration, the late Mr. Fox; of his talents there was but one opinion; of their application, a great variety. In opposition, he had done much mischief. In goevernment he might have done much good :but really, with the exception of the Slave Trace bill, and the New Plan of Finance. which was a good measure, although the defects of it were numerous, he knew of no public measure that reflected horourion the late administration.

Lord Temple said, the question before the House had been amply discussed, and he would only make a few observations in vindecation of the late Administration. The cry against the Catholic bill had been raised by the present ministers for the purpose of injuring those who projected it ... How far that cry had succeeded would be proved. He should, however, think the house disgraced itself if it did not approve of the late ministers, as no fair protonce had been stated

Lord Henry Petty rose, and said, before he offered to explain some particulars relative to the lates Minimistration, he felt auxious to hear what feason could be assigned for the late act of dissolving the parliament without any apparent cause; but no satisfactory observations had transpired on that subject. The Catholic bill had been discussed last session of parliament, and if any animosity had been excited in the country, it was by the character given of that bill, not by the bill itself. It would occur that no Mr. Bathurst explained, and said that he cry had been raised against the bill when it

was first proposed in parliament; but the this, that it might not be supposed his right hon. the chancellor of the exchequer and his colleagues had opposed it, as the means of getting into office. An allusion was made by a noble lord relative to the opinion of lord Somers. He had read the passage from lord Somers, who stated that the parliament ought not to be prorogued, until the petitions before the house were satisfactorily answered. He was inclined to give credit to the statement, for he found it corroborated by historical fact. With respect to the observations which fell from the chancellor of the exchequer, relative to the appointment of 300 Surveyors of Taxes, he would state the fact: in the summer before the last, not owing to any communication with the treasury, the Board of Excise proposed to the treasury a scheme for improving the revenue, by the appointment of the officers alluded to The plan was adopted, and recommendations were given representing persons fit to become surveyors. Their appointments were not made out, but letters were written, stating that attention should be paid to the recommendations. He considered this circumstance advantageous to the revenue, and was anxious to submit to 1 any investigation the right hon, gent. might think fit to bring for ward.

Mr. Canning replied to the principal arguments which had been urged in support of the amendment. He alluded to the different accounts which had been given of the late change of administration. At one time, the honourable gentlemen stated, that they had voluntarily retired from office, and at another, that they had waited until they were forced to abandon their places. might choose which of these cases they liked best, but he could not allow them to take to themselves both all the grace of resignation, and all the grievance of dismissal. The latter, however, was the event. They had stuck with great obstinacy to their situations, and a main objection which seemed to be urged against some of his friends was, that they wanted that first quality of great statesmen-tenacity of place? In refer to the objection of a noble lord (Cockrane) in alluding to Constantinople and Laypt, that the address seemed to imply a consure on his majesty's late ministers, with respect to the distribution of the military and naval force of the country, he observed, that such certainly was not the object of the address. . It had merely been intended to state facts with regard to the situation of this country, and of

majesty's government had no opinion on the subjects alluded to by the noble lord opinion might in due time be expressed; but he would not have it understood that his majesty's ministers were pledged to any particular proceedings. He alluded to the libels which had appeared against himself and his friends new him. With regard to one which had been published, in order to insinuate, that he had in a certain case been influenced by a corrupt motive, if the noble lord (Howick) had searched the records of his office, he would have found that that proceeding had originated in an act signed by the hand of Mr. Fox.

Mr. 7. Grenville replied to the observations of the last speaker, and particularly complained of the insinuations thrown out against the late administration, with respect to the expeditions to Turkey and Egypt. He remarked, that the opinion which had fallen from the right hon, secretary, respecting the subject of Turkey and Egypt, was very different from that stated by the chancellor of the exchequer. The latter right hon. gent, had disavowed any intention to impute blame on the late administration with regard to those points. The language of the right hon, secretary was however very different. He broadly insinuated censure. This conduct he could not but regard as highly unjustifiable. If no blame was meant, why make the insinuation? He trusted that either no insinuation would be made, or that a direct charge would be brought forward. If a distinct charge of censure was advanced, his triends knew how to meet and refute it.

Mr. Whithread observed, that a noble friend of his (lord Milton) had been spoken of in terms of great asperity, because he alluded to his constituents, and spoke of them, it was said, as if nobody else in the house had constituents. He would ask the right hon, secretary, if he had constituents in the sense in which the word was understood by the noble lord? When the right hon, secretary had, in pursuance of his audacious and unconstitutional threat, sent the members of the last parliament back to their constituents, did he himself vinture to appeal to any popular body? The noble secretary of state near him had once represented a populous county in Ireland, and had afterwards been rejected. But it did not appear, with all the anxiety of the present administration to appeal to the sense of the people, that the noble viscount had thought it Europe. He begged, however, at saying I dvisable to submit his conduct to the judg-

ment of his old constituents in the county of I Down. He alluded to what had fallen from a noble lord lately returned for the populous city of Westminster. It appeared, that neither the amendment nor the address were capable of satisfying that noble lord. He did not like the former, because he thought that to adopt it, would imply that the house approved of the conduct of the late adminis-He condemned the address, on the other hand, because it seemed to contain a censure on the employment of the force of the country. In this dilemma, he was at a loss to conjecture how the noble lord would act; perhaps he would think it his duty not to vote at all. He alluded to the late contest for Wexford, and stated, from a paper which he held in his hand, that Mr. Ormsby, the solicitor for the forfeited estates in Ireland, went down to the election, and personally waited on Mr. Grogan for the purpose of influencing him to support the ministerial candidates, by a promise of the re-assignment of the estates of the late Cornelius Grogan, his brother, which were forfeited.

Sir Arthur Wellesley declared, that the government of Ireland had not interfered, nor given any instructions to Mr. Ormsby upon this subject : had any improper use been made of that influence, it was unknown to

government.

Sir John Newport said, the letter of Mr. Ornisby was perfectly compatible with the fact, and he called upon the right hon, bart. to deny it if he could. He challenged the right hon, secretary himself to shew the contrary, and said, that the first object of the government was to dispossess him of the confidence of his constituents, but they failed in this as well as almost every other effort of a similar nature, and the proof of the fact was, that he had fourscore more votes on his last election, than he had when he was chancellor of the exchequer for that part of the United Kingdom. The abuse of the constitutional power in that country was most scandalous and disgraceful, and the primary object of the government was to carry their point by the worst kind of in-

The question being loudly called for, the house divided, when the numbers were,

For the original Address — Against it 155

Majority for the Ministry •The house being resumed, the Chancellor Vor. IX.

of the Exchequer gave notice, that he would, of Tuesday next, submit a motion for the consideration of the house respecting the revival of the Committee of Finance.-Adjourned at 6 g'clock on Saturday morn-

List of the Minority.

Hamilton, lord A.

Abererombie, hon. J. Adam, Wm. Agar, Capt. Althorpe, Lord Anson, George Antonie, Wm. Lee Anstruther, sir J. Bring, Alex. Baling, Thos. Barram, J Foster Bewicke, Calverley Bagenell, Walter Biddul Ni, R. M. Bernard, Scrope Byng, George Bradshaw, hon. C. Brand, hon. Thos. Bunbury, sir Chas. Butler, hon. J. Butler, hon. C 11. Calcraft, sir Granby Calvert, N. Campbell, lord J. Campbell, Col. Cavendish, lord G. H. Campbell, George Cavendish, Wm. Cavendish, G. 11. C. Coke, Thos. Wm. . Coke, Edward Combe, H. Cowper, hon, S. Craig, J. Creevey, Thos. Curwen J. C. Cuthbert, R. Daly, D. B. Dillon, hon. H. A. Dundas, hon. C. L. Dundas, hon. Maj. Dundas, C. Dundis, rt. hon. W .. Eden; hon. Wm. Elliott, rt hon. W. Euston, Earl Fitzpatrick, R. Fitzgerald, lord R. H. Flemming, hon. C. J. Foley, hon. A. · 'e (3 Foley, (ol. Folkestone, lord Forbes, lord Frankland, Wm. Fellowes, hon. N. Ferguson, General Grattan, H. Grenville, Those Greenhill, R. Grenfell, P. Halsey, G.

2 U

Hibbert, George Howard hon. W. \*Iloward, Henry Howick, lord Hippisley sir J. C. Hughes. W. L. Hurse, R Jervoise, C. J. Jekyll, T. Jackson John Jones, Love r'. Kemp, Thos. Kensington, Lord Knux, hon. Thos. Knapp, G. Laing Malcolnt Latouche, D. Latouche, R. Latouche, J. Lambe, hon. W. Cambton, R. J. Lemon, sir W. Littleton, hon. W. Lloyd, J. M. beach, John Lushington, S. Laurence Dr. Mackdona d. James Markham, J. Martin, II. Maule, hon. W. Maxwell, W. Mil er, sir Thos. Milbanke, sır R. Milner, s r Wm. Milton lord Madocks, W. A. Mills, Wm. Mahon, lord Moore, hon. J. Morpeth, lord Mostyn, sir Thos. Nevi le, hon. R. Newport, or John North, Dadley Nugent sir G: O'Callaghen, Col. Ord JV an. Ossultton, lord Pierse, lilenry Petty, lord H. Phillips, W. Pollington, lord Pigort sir A. Pe ham, hon. C. Power, R. Parnell, Henry Ponsolby, hon. F. Ponsonb hon. G.

Prettle, hon. Wm. Pym, Francis Quan, hon. W. Ridley, sir M. W. Romi le, sir S. Russell, lord W. Shakesperie, A. Sherly, Tunothy Savage, F. Sharpe, R. Shipley, col. Smith, W. Smith, G. Smith, John Stanley, lord Stanley, Thes. Sommerville, sir M. Taylor, M. A. Taylor, C. W.

Templetown, lord Townshend, lord J. Talt ot, R. Vernon, G. V. V. Ward, hon. J. W. Walpele, hon. G. Wanender, su G. Wharton, J. Whithread, S. Wardle, col. Williams, O. Windham, W. Western, C. C. Wynne, Sir W. W. Wynne, C. W. W. Tellert. Calciant. J. Temple, carl

nouse of commons. Saturday, June 27.

[MINUTES ] Lord Folkestone gave notice. that he should on Monday move, that the papers relative to the Affairs of India, commonly called the Oude Papers, be re-printed.—Mr. Lethbridge presented a Petition from Mr. Palmer of the Post Office, praying for public money, as a remuneration for his services. The petition, and also the proceedings of the committee to whom the, matter had been referred in the year 1797, were ordered to be printed; and the hon. member gave notice, that he should on Tuesday move for the house to go into a Committee, to take the same into consideration.—Sir S. Romilly presented a petition from, 130 persons confined for debt in the King's Bench Prison, 54 of whom were charged in execution, and the remaining 76 on mesne process. They were ready, ne said, to give up all their property to their creditors, who refused to consent to their being ser set liberty on such terms: 112 of the number had families dependant upon them for support, and the number of their children amounted to 347. The petition prayed for regision of the laws of debtor and creditor. It was his wish not to have presented this petition, because it had been said in another place, that he bud it in contemplation to bring in a will to alter and amend these laws, where in fact, he had no such intention. The yeason why he did not bring forward such a measure was, that he hadnot been able to discover any effectual remedy for the very great evil complained of. However, as the petitioners were desirous that he should present their petition to the poone, her thought it his, duty to comply with their request, though he should not follow it up with any mo-

tion, except that it should lie on the table. He had presented the petition on the earliest opportunity, in order that, if the business should be taken up by parliament, gentlemen might have the most ample time possible afforded for directing their attention to the subject. The petition was then brought up, and ordered to lie on the table.-Lord Howick thought the necessary, in order to judge of the nature of the resolution to be proposed by the chancellor of the exchequer on Monday next, relative to Private Bills, that the house should be in possession of information respecting the actual state of the private business at the late dissolution. As he did not suppose there could be any objection to the production of the information he required upon this head, he should move, " That there be laid before the house, an account of all the Private Bills, which were in their progress through that house on the 27th of April last, specifying the stages to which they had severally arrived; and of all the Private Bills, that had passed, but had not received the royal assent." Ordered .- Lord Howick adverting to the statement made on the preceding evening by the chancellor of the exchequer, relative to the conduct of government in having acted upon the provisions of the American Treaty bill, after that bill had expired, thought that the house should be made acquainted with the extent to which such provisions had been acted upon without the authority of law. This information would be necessary previous to the discussion of the bill of indemnity, which the right hon gent, proposed to bring forward. He did not imagine there could be any objection to the production of Copies of all Orders from the different Public Offices, since the 27th of April, for the Collection of Duties not authorized by law. The Chancellor of the Exchequer did not apprehend that there was any other order; but the Order of Council, dated the 27th of May, for continuing the regulations of the act that had expired, till other provisions should be prepared by parliament, that could be produced on this subject, and that order he held in his hand, and had brought down to present to the house this day. The chancelog of the exchequer then presented the Order of Council which was ordered to lie on the table, and to be printed.-Lord Howick moved, that there be laid before this house, an account shewing the amount of all sums of money that have been issued at the receipt of the Exchequer to the paymaster general of the forces, the treasurer of the navy, the trea-

surer of the ordnance, and for all other public services, between the 28th of April and the 27th of June instant; specifying the funds out of which the same have been issued. Ordered .- Mr. Bankes gave notice, that on Monday next, he should move for leave to bring in a bill to prevent the granting of Places or Offices in reversion. It had also been his intention to give notice, of a motion for the revival of the Finance committee, but that was in other hands, in which he was happy to see it, and he trusted that no time would be lost in bringing it forward -Mr. Whitbread gave notice, that on Monday se'ennight, he should submit a motion to the house, relative to the State of the Nation. The hon gent, also gave notice, that on Friday, he should move for the revival of one or two of the bills for the education and relief of the Poor.—Mr. Croker wished to know from the noble lord opposite, who had in the debate of the preceding mght, adverted to the subject of Tithes in Ireland, whether it was his intention to bring forward any measure on that subject this session? The hon, member was proceeding to comment on the importance of the question to Ireland, when he was reminded by the Speaker, of his being not in order.—Lord Howick replied, that there had been plans for the amelioration of the Tithes system in Ireland, under the consideration of his Majesty's late ministers, and that it was their intention as soon as they could bring any one to matu rity, to submit it to parliament. He had l evening only to recommend it to the most serious attention of his majesty's ministers. He did not mean to take up the question this session, but might in a future session, though for every reason he thought it better that such a measure should originate with government.—Mr. Hall brought up the report of the address, which was agreed to, and Members as are of his majesty's privy coun-cil—The lords commissioners' speech on opening the session was then ordered to be referred to a committee of the whole house | on Monday!.--tord Castlereagh brought down the following Message from the king: viz.--" George R. His Majesty " of his favour and approbation on major " general sir John Stuart, knight of the " most honomable order of the bath, in consequence, of the connent services ren-

" victory obtained by the troops under his " command against a superior French force " upon the plains of Maida, on the 4th " day of July 1800, and of the valour and " skill displayed by him on that occasion, " recommends it to his faithful Commons " to enable his majesty to make provision " for securing to the said sir John Stuart a " pension of 1000l, per annum for the " term of his natural life. G. R." Ordered to be taken into consideration on Monday.—The usual resolutions respecting the Trial of Election petitions were then voted, and petitions were presented, complaining or the returns for Saltash, Horsham, and Great Grimsby. The first was ordered to be taken into consideration on the 14th of July, and the two others on the 10th. In answer a question from lord Temple respecting the course proposed to be adopted concerning the Election petitions, the chancellor of the exchequer replied, that it would not be desirable to proceed with any petitions this session, which would be likely to extend to any length in the examination of their ments.

[INDIA BUDGET.] - Mr. Hitey Addington seeing his hon, friend (Mr. R. Dundas) in his place, wished to know whether it was his entersion to bring forward the accounts of the East India Company this session If so, he trusted that he would bring them forward on as early a day as possible.

Mr. R. Dundas replied that It was certainly his intention to bring forward the accounts of the East India Company this session, and alluded to the subject on the preceding that no time should be unnecessarily lost, At the same time he begged to remind the right hon, gent, that for some years back, these accounts had been one year in arrears. It was his intention to endgavour to being up that arrear in the present section? and the right hon, gent, amust be aware that this would require sometime.

Lord Howick observed, that from the pathe address ordered to be presented by such pers then upon the table it appeared, that, upon a comparison of the Revenue and Expenditure of the Company in India, there was a deficit in the laster of above two mil-hons and a half. This was a state of things, in which any one anglet see that a was impossible for the company to go on, without some adequate provision to make good his " being desirous of conferring a signal mark | deficit. It was the more necessary, . the public had been led to expect that therewould be a considerable Airticipation, derived from the East In the Campany's funds, mand a the national resources. He wished " dered by him in the bulliant and decisive to know whether the hou, gent, meant to

bring forward any proposition upon that | charged every year, except the year when he subject.

Mr. R. Dundascinformed the noble lord, that it was his intention, at an early day, to propose some regulations respecting the affairs of India, which would include the point to which the noble lord had adverted. He was afraid, however, that he should not be able to bring forward the annual accounts at so early a day, as only a few of the ships had yet arrived, and it would be desirable to have the accounts stated in the most correct manner that was possible.

[IRISH REVENUE BILLS.] The order of the day being read for the house going if to a committee on the Irish Revenue bills, and the question being put, that the Speaker do

leave the chair,

Lord Howick rose, not to oppose the motion, but simply to observe that, by the dissolution of parliament, they had been placed in this situation, that about two mil-Ilons of money, raised under the Irish Revenue acts, must either not be levied at all, or must be collected on British subjects without any legal authority. Without sending the act of parliament by a balloon, or a carrying pigeon, it was out of the nature of things, even supposing it to pass both houses with the most unexampled rapidity, that it could arrive in Ireland till several days after the existing act had expired.

Mr. Rose argued that the hereditary duties to which alignods were already subject, would, even in the event of the payment of the additional revenues being resisted, which was not probable, enable the revenue officers, on the arrival of the act, still to levy the

additional duties with precision.

Mr. Foster observed, that a similar dilemma harry ready twice occurred, and no bad

consequences had resulted.

Sir John Newport was glad the right hon. gent, had stated this fact. He would tell the house how the dilemma had been got the better of; it was only done by adding one illegal act to another; by informing those who refused to pay the additional duties on the goods which their had removed in the mean time, that until they paid such additional duties, they should not be allowed to land any more goods. The father-in-law of the present member for Dublin (Mr. Shaw) rather than do so had retired from business booner than he intended; declaring that he would never subjuit to the allowing the Custom House officer to take from him what they were not entitled to by law. In this way the merchants in Ireland had been sur- regularly before them.

had the management of the Revenue of Ireland.—After some additional conversation the house went rato a committee. Ordered that the report be brought up on Monday.

> House of Lords. Manday, June 29.

[AMERICA'N TRADE BILL.]-Lord Hawkesbury presented, by his majesty's command, the Order in Council, continuing the provisions of the American Intercourse act, which expired during the recess, and gave notice that it was the intention of his majesty's government to propose to parliament a bill for continuing the above act for a time to be then specified, and to propose in such bill a clause of Indensaity for the advice given to his majesty to continue the provisions of the former act, after it had

Lord Auckland stated that the reason he

did not, when in office, recommend the

legally expired.

continuance of the act which had now expired was the pending negociation with America. He trusted, that when the treaty which was the result of that negociation came to be discussed, it would be discussed as a treaty ratified, and he felt satisfied it would be found that every possible attention had been paid to the interests of this coun-He thought it but fair now to state, that when the question of the renewal of the American Intercouse act came to be discussed, he should probably be of opinion, that the same reasons which before operated did not exist for the continuance of the act. One part of it, in particular, he objected to, and was objected to during the negociation; he alluded to that part of it which allowed to the Americans a carrying-trade between our possessions in the East Indies and Europe.

Lord Holland referred to the Bill of Rights to prove the illegality of levying money by the authority of the crown, without the consent of parliament, and which he contended was done in the present instance, by continuing to levy duties without any conpetent authority.

Lord Hawkesbury admitted that it was an infraction of the law, and therefore his majesty's ministers came to parliament for indemnity. Admitting the general principle, as stated by the noble lord, he wished to be understood that this case must stand upon its own special circumstances, of which that house would judge when the subject came ' Lord Grenville contended that the order of council for levying duties which had no legal existence was a violation of a most important constitutional principle, which ought to undergo the most serious discussion in that house. Ministers had advised his majesty to levy duties for a whole month without any legal authority, and now proposed to introduce a clause in the bill intended to Be, brought in to indemnify themselves for this violation of the law. 'He thought at least that house ought to have the opportunity of discussing the great question involved in this act of the ministers in a manner which its importance deserved, and not in the shape of a clause tacked to a money bill.

Lord Holland considered the question of so much importance, that he deemed it necessary to move for the appointment of a committee to search for precedents since the year 1688, of money being levied or applied by the crown without the authority of

parliament.

Earl Bathurst explained the nature of the operation of the order of council, which in fact raised no new duties, and raised in many instances less duties, in no instance higher than the crown was legally entitled to after the expiration of the act under a former sub-

sisting act.

Lord Grenville contended that this statement did not alter the nature of the case. By levying lower duties than the crown was legally entitled to, might, in some instances, be levying more money than before, as in the case of prohibitory duties, in which, by lessening the duty, more money might be raised. It was still, therefore, a violation of the principles of the constitution, for which only urgent and imperious necessity could be pleaded, and if the necessity arose out of the late dissolution of parliament, it would still remain for ministers to account for their conduct in advising a dissolution of parliament, without making provision for the legal continuance of an act which they afterwards deemed it necessary to continue without legal authority.

The Lord Chancellor defended the expediency of the order of council, but admitted that might be more adviseable to bring the indemnity as a separate measure before par-

liament.

Lord Harrowby urged that the order of council only went to carry into effect the last known intentions of the legislature; similar circumstances had repeatedly happened under almost every government, and in many instances an indemnity had not been applied

Lord Grenville contended that the order for. He conceived the motion of the noble council for levying duties which had no led existence was a violation of a most important constitutional principle, which ought to nothing more than a mere formal violation of indexes the most serious discussion in that the law.

Lord Grenville observed that the argument of the noble lord (Harrowby) did not apply, as it was a matter of great doubt, whether the legislature would again continue the act; it therefore did not appear that ministers had carried into effect the intentions of the legislature.—Some further observations were made by lords Hawkesbury, Auckland, Hölland, Grenville, Boringdon, the earls of Ladderdale, Roslyn, and the lord chancellor, after which lord Hawkesbury moved the previous question, which was put and carried.

Lord Grenville wished for some farther information with respect to any subsequent directions for carrying the order of council

into effect.

Lord Hawkesbury said he would make the

necessary inquiries.

[SCOTCH JUDICATURE BILL.]---I.ord Grenville moved for leave to present two bills for the amendment of the Judicature of that part of the united kingdom, called Scotland. His lordship stated, that there was nothing new in lifts motion, for that these bills were presented pursuant to resolutions passed in a former session, and which resolutions were framed, proposed and passed, with the avowed determination not to take the people of Scotland by surprise, but, on the contrary, to afford the most ample opportunity to that part of the united kingdom to deliberate upon, and maturely to consider the necessity and importance of passing the bills here proposed, without any unnecessary or further delay. If any delay had occurred in the passing of these bills, it was not the fault of the mover of the Telemons in which it was expressly provided, that these bills should be passed in the present session, as their great and expedient advantages were called for, unex the admitted defects and insufficiency of the present mode of administering justice in Scotland. The titles of these bills were, a bill for the Amelioration of the Administration of Justice in: Scotland, in certain Civil Causes, by the trial by Jury; and a bill for the better regulating the court of session in Scotland.

The Lord Chancellor stated, that he was a friend to the principles of these bills? but that great difficulties having occurred in some of the clauses therein, he had proposed another bill, which he hoped would stand clear of several objections in the noble lord's

bills, or resolutions, and which bill, the lord Chancellor stated, he would bring forward in the next session of parliament, it being manifestly too late to introduce such

a subject in this.

Lord Grenville replied, that as the subyet of these bills was fully and universally understood, and imperiously called for, to put an end to an admitted and crying defeet in the administration of justice in Scotland, there was abundant time for passing these bills, which had been so long consincred and adjusted, unless it was the object of his majesty's ministers, to have, for the r own convenience, dissolved the late parlament, and to make this so short, as that no ether, no or important business could be Cone in it; which intention of the ministry would be fully evinced, by the result of this question, in rejecting, or even postponing these bills.

Lord Hawkesburg said, he felt himself warranted in insisting on a notice, previous to the bringing these bills forward, although he felt no difficulty in asserting, that the great body of the Scotch nation were not for the change proposed.

The Duke of Athol stated, that he had taken care to make inquiries upon the subject, and found that it was not the general sense of the people of Scotland to have these

bills passed at present

The Earl of Rosslyn stated that it was the general and pregading sense of the country. that such bills we're necessary, and that he wondered to hear such a change of scntiments in those noble lords, who in the last session were such stremuous approvers of the measure.

The Earl of Landerdale contended that these hills should not be postponed, on account of the act of the ministry, in dissolving the late parliament; as such a dissolution, un necessary, in his opinion, caused much delay to many measures of tagent and important necessity. He stated, that the sense of that great and colightened body, the Scotch bar, had been taken upon this subject, as also that of the commercial and mercantile interests of that country, which were in unison with the coble mover for the expedieacy and necessity of the speedy passing of these bills.

The Duke of Athol again rose, and stated, that notwithstanding all the noble earthad said, he knew that the present measure was not? the universal or general sense of the Scotch nation.-The bills were then read a first time and ordered to be printed.

HOUSE OF COMMONS.

Minday, June 29.
[Minutes.] Sir S. Romilly obtained leave to bring in a bill for rendering the freehold property of persons subject to the bankrupt laws assets for the payment of their debts.—On the motion of Mr. Long it was ordered, that, here be laid before the house, an account of the expenditure of the British Museum in the years 1805 and 1806, together with an estimate of the expenditure of 1807.-Mr. Rose presented a petition from the Trustees of the British Museum. setting forth, that the Trustees and administrators of the will of the late marguis of Lansdown have proposed to the consideration of the petitioners, the expediency of purchasing for the use of the public a valuable collection of manuscripts belonging to the said late marquis of Lansdown, chiefly concerning the public writings and records of this country, composed and collected by William lord Eurghly, lord high treasurer in the reign of queen Elizabeth, sir Julius Cæsar, master of the rolls and judge of the high court of admiralty in the reigns of queen Elizabeth and king James I., and other learned and eminent persons; and that there is already in the British Museum a very valuable and extensive collection of manuscripts important to the public, for the purpose of elucidating the public history of this country, and for furnishing evidence of the rights and possessions of individuals, to which the Lansdown collection of manuscripts would bes a most valuable addition; but that the funds of the petitioners being insufficient for the common annual expenditure of the Museum without the accustomed aid of parliament, they are unable to provide for the purchase of the said collection of manuscripts; and therefore praying the house to take the matter into consideration, and to adopt such measures as to the house shall Seem fit, for ascertaining the public importance of adding the Lansdown collection of manuscripts to those already lodged in the British museum, and also the value of such collection; and further to act therein as to the House shall seem meet.—Mr. Bez.Res, with a view to shew the progress that had been made towards rendering the British Museum useful in the degree that it ought to be to the public, moved, that there be laid before the house copies of all the Regulations adopted for the better preservation of the different collections, and for rendering them more accessible to artists and others;

and also, an account of the number of persons admitted to see the Museum, since the year 1805, distinguishing the year, month, &c. Ordered.—The house, on the motion of lord Castlereagh, went into a committee on his majesty's message, and resolved, nem. con., that a sum of 1000l, per annum be granted to his majesty out of the Consolidated Fund, to be settled, during his natural life, on general sir John Stuart. The house then resumed, and the report was ordered to be received to-morrow.—Petitions were presented, complaining of the late elections for Evesham and Downpatrick, which were severally fixed for consideration on the 21st of July.

[OFFICES IN REVERSION BILL.] On the motion of Mt. Bankes, the resolution of the 24th of March last against granting Offices in reversion, was read, and leave was given to bring in a bill, similar to that pending when the late parliament was dissolved, for carrying the resolution into a law.

Fir John Newport took this opportunity of stating, that in the bill introduced by him in the last session, for abolishing certain useless offices, and for the better Regulation of other offices in Ireland, one had been omitted, which he had since found ought to have been included. He meant the office of Surveyor and Inspector of the River Kenmare; an office created a few years since, and granted to Sir Boyle Roche and J. Aylmer, esq. with benefit of survivorship. There was no Surveyor or Inspector, of the same description, for any other river in Ireland: it was quite a sinecure, with a salary of £300 a year. It had been, he knew not how, omitted in the Report of the Commissioners of Inquiry in Ireland, and therefore omitted in the bill brought in by him on that report

Mr. Herbert (of Kerry) said, that the river Kenmare lay principally in the county he had the honour to represent. Its course was forty miles long, and above five or six broad, with numberless creeks, and without a single Revenue Office in its vicinity to controll the smuggling exercised upon it, till this office had been created. The smaggling had, shortly after the appointment, been greatly reduced.

Lord H. Petty was aware of the smuggling upon the river Kenmare; but that was a stronger reason for suppressing duseless sinecure, and substituting an active prevention

Mr. Herbert explained. He meant that some inspection was necessary. The smug-

gling was not now so considerable as it had been before the creation of this office.

Sir Arthur Wellesley said this office appeared, from what had been said, to be one of those that ought to be regulated, rather than suppressed. It was, however, subject to the disposal of parliament, as the vacancy created by the death of sir Boyle Roche had not been filled up, unless it had been by the late ministers.

[Resolutions relating to Private Bills] The Speaker acquainted the house, this, pursuant to the direction of the house, an account had been prepared of all Private Bills pending at the time of the late dissolution. With the several stages in which they were probable to 47th of April, and those that were passed, with the exception of receiving the royal assett.—The account was ordered to lie on the table, and ordered to be printed.

• Mr. Perceval rose to submit to the house a motion, which he hoped would remove all the inconveniences affecting private bills, arising from the late dissolution of parhament. If, however, the house should estimate more highly than he did those inconveniences, those who had such a superior feeling of them, would, he trusted, be but more strongly compelled to adopt the resolution which went to remedy them. He was sure that those who regarded the dissolution as a crime not to be forgiven, would be disposed to visit the punishment of it wholly upon the advisers, without involving those who were but innocent sufferers. He never had said that the dissolution was not attended with inconvenience: it was merely on a comparison of that inconvenience with the superior importance of the reasons that rendered the dissolution necessary at the interest time, that he defended it. The principal inconveniences complained of were the delay and the additional expense. The delay of two months, he hoped, could not be attended with any material inconvenience; and as to the expense, it would be obviated in one of its branches by the liberality of the officers, who, according to the precedent established by their former liberality in 17849 agreed to advance the bills so pending at the dissolution, to their former stages, without any additional fees. It remained only to obviate the expense of agency, and the attendance of witnesses in town. This the attendance of witnesses in town was the principal object of the resolution he aneant to propose, which was to give an instruction to the committee, to which every petition for a private bill should be re-

ferred, to inquire whether any petition | had already been presented in this late session, from the same parties, on the same subject: and if so, that the minutes of the evidence, taken before the committee on the former petition, should be evidence before the said committee; and so, in like manner, with respect to private bills, founded on such petitions, allowing the committees to call for further evidence, if necessary. He hoped that the inconveniences arising from the late dissolution to private business, would be in a great measure done Those away, by adopting this arrangement. who looked upon the dissolution as an Evil which nothing could remedy, would not, of course, think this remedy satisfactory. But those who, on the contrary, looked upon it as a necessary appeal to the sense of the country, under the circumstances existing at the time, would be gratified to think that the inconveniences which the appeal occasioned, could be made so light. He concluded with moving a resolution accord-

Lord H. Petty was ready to concur in every proper measure to lighten the inconveniences caused by the late dissolution. He, however, wished the house to consider, that to the serieant at Arms, and others of the officers, the deficiencies of their fees beneath a certain amount was to be made good from the public purse, and this deficiency would of course be increased by remitting

the fees.

Mr. Curwen could not reconcile himself to so dangerous a precedent as this, which by presenting a mode for relieving the private inconveniences incident to such a stretch -of power, would always render it a matter of tacing to a minister to dissolve parliament, in every case in which its temper and disposition might be adverse to his views. It was true, there had been a strong opposition to the late ministers on the two questions that had been tried touching the manner in which they had come into power. He had been one of those who had opposed them upon these questions, and he lamented that the decision upon them had not been different; for as it was, it tended to endanger the security of the town, and of the country itself. He was sure, however, that no vexatious opposition had been intended; and if there had been, he would not have been a party to it. He lamented the inconveniences to private persons resulting from the dissoluto relieve them by opening a door for public mischief.

Lord Howick coincided in what had fallen from his hon friend near him. However desirous of terbedying the inconveniences occasioned by the dissolution (and every day shewed those inconveniences to be so great, that the period seemed to have been purposely chosen at which they must have been the greatest), he could not easily bring himself to consent to the measure now proposed to remedy those inconveniences. magnitude of the inconveniences might indeed be well estimated, from the extraordinary nature of the remedy proposed. That remedy went to suspend and repeal for the time, the forms by which the privileges of the house of commons, and the rights and the property of the people, were secured and protected. However highly he might be disposed to commend the liberality of the clerks, it was not a very pleasant situation in which to place the house or the country, to make them dependent on that liberality. However it might answer in cases in which there was no opposition to allow the bills to proceed, without the necessity of bringing up witnesses, in cases of contest and opposition, the vast expence attending such cases must be again incurred. The necessary notices were not to be insisted upon, and individuals might find their property invaded. without any intimation to put them on their guard. It was impossible for I im, in these circumstances, to consent to the arrangement proposed. If the right hon, gent, would but allow himself a pause of 24 hours, he would not think of pressing a measure, not only differing widely from all precedent, but violatory of every parliamentary principle. He recommended at least the appointment of a Committee to search into precedents. In 1784, though the expedient of forwarding the bills without fees had been adopted, no standing order had been violated. He again expatiated on the mischiefs attending the dissolution. He disclaimed all idea of vexatious opposition. Though there had necessarily been a decided opposition on the questions immediately touching the change of administration, and involving great constitutional principles, the decision that had been formed upon which he feared there would be cause to regret, there would not have been another division in the course of the session, unless something new had been brought forward. The Inclosure bills tion, but Though he wished to alleviate | could not possibly be carried into effect, those inconveniences, he could not consent when passed at so late a period of the session.

gerous in its principle, and therefore he could not assent to it.

Mr. Perceval said, he could not hope to alter the noble lord's opin on, nor that of those who acted with him, as to the merits of the late dissolution. He was happy to think, however, that there was a great majority of the house, who were of opinion with him, that the prerogative was properly exercised in that instance. The importance of the circumstances that led to the dissolution were more than sufficient to counterbalance the private inconveniences. It was the great public interest that was to be consulted, and not private convenience. The noble lord was mistaken in supposing that any standing order was violated, or that the usual notice to parties was infringed upon. The standing order relative to notices required that they should be given at the Michaelmas, or in the August and September preceding the session in which the bill was to be brought in. The Michaelmas, the August, and the September that preceded the last session, were also the Michaelmas, August, and September preceding this, and therefore the same notice answered for the bills to be now brought in. The same construction had been put on the law of notices in the year 1781, and in the year 1800, in the first session of the United Parliament following the short session of the British parliament. 15e thought it rather a strange way of strengthening the argument derived from the inconveniences attending the dissolution, to refuse to alleviate those inconveniences.

Lord Howick, in explanation, vindicated himself from the imputation of being disposed to add to the inconveniences arising from the dissolution, which he had every wish to remedy, so far as that could be done without creating public mischief. He denied the application of the precedents of 1784. and 1800, in the most material circumstances. No resolution, like the present, had been then adopted.

Sir John Newport objected to the resolution, as going to substitute written evidence for parole evidence, with the power of per-

sonal examination Mr. Rose said, the committees were to be at liberty to call for parole evidence whenever they might think it necessary. He thought the house could by its own power obviate the difficulties touching the fees in every ininstances, apprepriated by act of parliament, Vol. IX.

The precedent was totally novel, and dan- they were levied only by a resolution of the house, which the house could dispose of according to its pleasure.

Lord H. Petty allowed that the power of the house might extend as far as the bon. gent, stated; but it would not, 'perhaps, be right, after the house had passed an act of approbation, to withdraw the sums to be appropriated.-After a few words from Mr. Bastard and sir J. Anstruther against the motion, Mr. Shaw Lesevre moved, that the debate be adjourned fill to-morrow. This produced a short discussion between the chancellor of the exchequer, lord Howick, Mr. W. Smith, Mr. C. Wynne, and Mr. C. Dundas, in which it was contended, on the one hand, that there were no grounds, and on the other, that there were ample grounds for such a postponement. Upon which the house then divided: For the adjournment The resolution was . 70. Against it 1Q4. then put and carried.

[CONDUCT OF MARQUIS WELLESLEY]-Lord Folkestone, entertaining will the same opinion that he had from the beginning, relative to the conduct of marquis Wellesley in the Onde transaction, moved, that the several Papers ordered with a view to the accusation and defence of the noble Marquis on that charge in the last session, be again laid before the house.

Sir John Anstruther said, it must be equally the wish of all persons, as well those who disapproved of the administration of the noble marquis, as those who thought like him, that it was the brightest period of the British history in India; that as well on bublic as on private grounds, these charges so long pending should be brought to a decision as speedily as possible As those who had been in the last and the prec date por liament, must have already made themselves masters of aliethe documents; and as there were in the vote office a sufficient number of copies to supply all the new members. he recommended, with a view to economy and expedition, that instead of renewing the general order for presenting and printing, the remaining copies should be distributed to the new members, and that the business should be decided on as early a day as possible in this session.

Lord Folkestone expressed his willingness to promote a speedy decision, but with a fear that the resent session, from the variety of other important business, would not in its short duration afford either sufficistance: for though the fees were, in some ent time, or a sufficiently full attendance for this question.

2 X

Minimizer, from the difficulty of decident a case in which the noble-marquis's friends thought his administration most useful, and the East India Company, according to a book published under the authority of the Court of Directors, represented it as the most injurious to their trade and revenue, as an absolute despotism, violatory of all the laws for the government of India, thought the present short session, occupied as it would be with a multiplicity of other important matters, would not afford a proper opportunity for coming to a determination upon the laws for the government of india, thought the present short session, occupied as it would be with a multiplicity of other important matters, would not afford a proper opportunity for coming to a determination upon the laws of the present lords of the public. That charge was most false and unfounded; but he did not think himself called upon to an were anonymous aspersions, and had therefor the waited with patience till the meeting of parliament gave him an opportunity or justifying himself: He felt that this explaint to his constituents, but particularly to the administration of Mr. Addingt n (lord Sidmouth), during which the transaction had commenced; and more particularly still to one of the present lords of the public.

Mr. H. Addington thought there was a combination of every private and public rason for coming to a decision as speedilt as possible. Those who had been members of the last parliament, had read all the documents which had been ordered, he would say too precipitately, without the substantiation of a prima facin case of guilt. The papers in the vote office would supply the new

members.

The Speaker said, it was not necessary that papers should be presented and printed in every new purlament, in order to afford ground for parliamentary proceedings. It was enough that they were in the custody of the house, and might be read. If the sense of the house should be to dispose of any papers in its stores to any particular description of members, it would be the duty of the Speaker to carry the wish of the house shortly into execution.—In answer to a wish expressed by sir A. Wellesley, that a day should be appointed for the decision of the question, lord Folkestone stated, that for himself he was always ready to come to the discussion, but he could not fix any day without consulting others.

without consulting others.
[MEMBRIAL OF SIR HENRY MILDMAY.] -Sir Henry Mildmay rose, to give an explanation of some circumstances, which had caused much unmerited obloquy to be cast upon him. He did not wish to conceal the state of artxiety in which he was. But that anxiety arose from a fear, lest his abilities should not be sufficiently adequate to the task; and lest the feelings of one, little accustomed to caldn'ny, should render him incapable of giving a, full explanation. transaction was the only one he had ever had with government, or ever would have if he could help it. The fourth report of the Commissioners of Military Inquiry had been perverted for the purpose of casting aspersions on him; and it had been said, that he had received undue favours from govern-

the public. That charge was most false and unfounded; but he did not think himself called upon to an wer anonymous aspersions, and had therefore waited with patience till the meeting of parliament gave him an opportunity or justifying himself: He felt that this explanation was due to the house, to himself, and to his constituents, but particularly to the administration of Mr. Addingt n (lord Sidmouth), during which the transaction had commenced; and more particularly still to one of the present lords of the Treasury (Mr. S. Bourne), who at one period of the affair had been secretary of the Treasury, which had exposed him, as well as himself, to a great deaf of unjust calumny. In 1795, he had come into the possession of a large estate in Essex, on which he was obliged to reside three months in the year. The works began to be erected in 1803, During the time he resided there about 1500 people were engaged on them, which certainly did not render the residence the most desirable. All his tangible property on the outside of the house was in danger, and his family not very comfortable; but he still resided there till, nine nights out of ten, footpad robberies were committed in the fields near his house. He then thought that he had some claim to relief by law from the residence, and applied to Mr Addington's administration for that purpose. He then was directed to apply to Mr. Vansittart, and obtained what he wanted. But the bill went only to relieve him for four years, and he was actually obliged to return to the place with all its inconveniences on the 24th of June next. If this was a job, it was singular that the administration should have jobbed against themselves, for he never gave them a vote in his life. He made the proposal of the house as a residence for the general of the district, to colonel Gordon, who told him that he cottied on nothing without a report from the barrack board. Their report was favourable, and he had a meeting with Mr. William Dundas, the Secretary at War, who said that it would be necessary to send a, surveyor to examine the premises. Mr. Johnstone, the surveyor to the board; was then sent. He was totally unconnected with Mr. Johnstone, whom he had never seen in his life, and who had his own way in the whole affair. He made a report that £400 was a fair rent for the house and 20 acres about it. The house was furnished, as he had not removed one article. 'The house had cost £70,000. He had received £200

for repairs and  $\mathcal{L}400$  a year for rent. the 24th of June, 1804, the bargain was made, but the lease was not signed as general Delancey left the board. The rent was, however, due from that period. As to the letters from one department to another, he had nothing to do with them. and never saw them till they appeared in the report. By the general's residing in it, the government would save money. For their repairs he was not obliged to them, as he wished to have the house pulled down. But he had received no atom of compensation for being turned out of doors. On the 18th of August a jury was impannelled-one would think from the report that it was in 1803; but it was in 1804, which made a very material difference. On that occasion he employed the agent that generally acted for the gentlemen in that part of the country. The agent employed counsel; but he had given him no instructions to do so, and knew nothing of it. The jury was one of the most respectable that ever sat, and did not give a rash or hasty verdict, for they were locked up three hours before they agreed upon it. They gave a verdict of £1300 for thirty acres one rood, &c. on which the military works stood. But he would ask, if there was a single word in the verdict that prevented him from living in the house or pulling it down, if ife thought proper: and a surveyor had valued the materials of the house at £10,000, which would produce £500 a year. Was there any thing that a prevented him from letting the house to the Speaker of the House of Commons, to government, or to any one else? The thirty acres for the military works, had nothing whatever to do with the Barrack Office agreement as to the house and 20 acres. The furniture for such a house was worth a good round sum. This estate was worth above £11,000, and had a suitable house. For this £400 a year was no adequate compensation. He wished that the value of the furniture of the house could be ascertained, or to what sum the fair annual valuation would have amounted; and he also wished to kenw, what gentleman who heard him, having such a house, so furnished, would have considered £400 a year an equivalent. He appealed to those who had known him for many years, whether, in his conduct, he had evinced any thing which could induce them to believe him capable of a transaction such as this had been described to be. His estate in Essex had been granted to his ancestors by Henry VIII.

On I the question, was £100 a year a compensation? He had been told that the Grand June: tion Canal had to go through lord Essex's Park, and he would be contented with onefourth of the compensation frem government that lord Essex received from private individuals. The noble lord over the way (lord Howick) had hinted, that he was unfit to sit on the Committee of Finance, on account of the facts that were stated in the Report. This was certainly premature decision. The Military Commissioners themselves had said that no imputation rested on him. They only said that the Barrack Board hal made a negligent bargain for the public; at all events, he would not be a moment longer in possession of this lease, and he in-treated of his majesty's ministers to have a fresh Jury impanielled. . He wished to justify himself, and wouldenswer any questions that should be put 's fiffin, either at the Bar of the House, in his place, or in a Court of Justice. As he had spoken from memory, some subordinate points might not be accurately stated, but the substance was correct. He concluded by moving for the production of a Memorial which he had that day given in to the Commissioners of Military Inqui-

Mr. Sturges Bourne seconded the motion. He rose, he said, in consequence of the calumnies that had been circulated against him, which he regarded less on his own account than on account of his hon, friend, Indeed, they would have been unworthy of notice if they had not been echoed by the noble lord over the way (lord Howick). He seemed to have looked at the newspaper report rather than at the Report of the commissioners. His name had not occurred in the Report, except where it was found in the bottom of one letter on this subject. He had been told that the age of insinuation was past, but if it was so, he was very unofortunate, for no one had met with more insinuations. He hoped the practice of making insinuations on account of private friendships, would be done away. He had no concern with the origin of the business, and yet he was accused of giving 630%, for repairs instead of the estimated 250/, and that because he had not chosen to deny a charge in the newspaper, but had waited for the meeting of that house. The business. came to his notice officially in 1805, and the reason was, that by a late regulation no issue could be made for the Barrack-Board above 500l. without a communication to the He repeated Treasury; and the application was not mis-

understood, nor passed over without attention, as had been said. The object at that time was not the policy of the agreement, for that had been determined and acted on, and the repairs had been done. The Treasury, therefore, gave its authority, though sensible of the disadvantage of the terms. In every instance of this sort a jury gave a large compensation, and so it ought to do, where the one party had no choice. It fell to his lot as secretary to the treasury, to communicate the determination to the Barrack-Board: but the object was not to execute the lease, for that had been done already. Some of the gentlemen on the other side must know the course of the Treasury. He was answerable for any mistake in the letter, but when he had to sign so many, it was not surprising that a mistake should have occurred in one, which it was not thought required any very minute attention. The letter ought not to have alluded to repairs at all, and the gentlemen must have known that the Jetter admitted of a different construction from what they had put upon it. Having stated this, he left it to the house to judge of the fairness of their proceedings. He would ask the noble lord (H. Petty), whether he had found that he had ever been apt to make use of his official situation to serve his friends particularly? The charge against him was talse, foul, and scandalous, and he had only to say that he had much rather be the object of it than the author.

Mr. H. Martin considered the bargain as highly advantageous to the hon, baronet, and ruinous to the public, and therefore contended that the matter should be inquired into. It eppeared to him also objectionable, that the hon baronet, in justifying himself, seemed to impute blane to the Military Commissioners. He did not mean to say that the hon, baronet intended to do so; but the consequence that would follow from his statement was, that the commissioners did not understand the transaction. The compensation of 1300/. awarded by the jury for the first year for thirty acres, amounted to the fee simple of the land. The hon, and learned gent. made some further observations on the terms of the bargain, and contended that the matter should be enquired moment, to show that the reports of these commissioners were deserving of credit,

men in that house, and was sure they had no inter in to make any unfavourable report against the hon, baronet. When the matter should a ain be brought before the house, he hope the hon, baronet would be prepared to exblain, why no person had attended on the part of the crown, to take care of the intelests of the public. He was much misinformed, or it was the duty of the person who was counsel to the Board of Ordnance, to attend under the defence act, upon such occasions, if directed. explanation would relieve his mind from a suspicion, not of the hon, baronet, but of the negligence of the public boards.

Mr. Secretary Canning approved in warm terms of the candid statement made by his hon, friend. He did think it an ingenuous statement, and he hoped that the gentlemen who were so ready to charge would prove equally ingenuous in their own defence when called upon under any circumstances that might hereafter arise to vindicate themselves. He censured the manner in which the calumnies of the daily publications had been sanctioned by the authority of the noble lord (Howick), and contended that such calumnies would have sunk into their mented oblivion, had they not received a sort of stamp and currency from what had recently passed within that house.

\*Lord Howick said, that in the very few words he should feel it necessary to say upon the present subject, he should cautiously abstain from following the example of the right hon, secretary, by trying to divert the attention of the house from a serious charge affecting one of its members, by a vague recrimination, equally inapplicable and groundless. He did not blame, he rather approved of the hon, baronet's refusing to answer the newspaper attacks that had been made upon him; and though the right hon, secretary had accused him (lord Howick) of sanctioning newspaper calmeries, he had been so much more the object than the promoter of such attacks, that he did not think such insinuation in any respect just towards He would not retert the charge upon the right hon, secretary, though, at the same time, he could not forget the keen and poignant wit that in other times had distinguish-Le was desirable, particularly at this ed the papers of the Anti-jacobin. As to the other hon, gent. (Mr. S. Bourne) he had never imputed to him any thing more than when they had made so small a progress in the | negligence, which might naturally be the subjects they had to investigate. He knew the consequence of a great multiplicity of busi-commissioners to be men of as much hones- ness; but he had satisfaction in saying, that ty, integrity, and principle, as any gentle- so far as that gentleman was concerned, he

was totally exculpated. He felt it a painful duty to state, that he was not satisfied with the explanation given by the hon, baronet. He censured any blusterity, attempt upon the part of his majesty's ministers, to influence that house in its decis on on the present case, if the cause of the hon, baronet was a bad one, the injudiciousness of the defence might tend to aggravate the drime, and if it was a good one, it was certainly most impolitic to attempt to controul, when it could so easily convince. This was not a time to resist inquiry by menacing challenges; the country expected inquiry, and recrimination would prove but a bad, method to evade it. If there was calumny in this attack upon the hon, baronet, that calumny was to be found in the Fourth Report of the Commissioners of Military Inquiry, and surely no member in that house was to be consured for not at once discrediting and denouncing that Report, though not one title had been yet offered by the hon, baronet or his friends in den? al of its statements. As to what had fallen from him (lord Howick) upon a former night, with respect to the reappointment of the hon, baronet on the Finance Committee, he was willing to repeat, that till this transaction was fully explained to the satisfaction of parliament, and the public, he did think it most inadviscable to allow that gentleman's name to appear on the list of a committee appointed for looking with a jealous caution to the expenditure of the public money. had said that the hon, baronet's explanation hal not satisfied him; and why? because that explanation did not in any way go to disprove what had been stated, that the public had paid twice for the same thing. This had not been cleared up, and until it was, he could not. consistently with his duty to that house and the public, totally acquit the hon, baronet.

Lord H. Petty justified the hon. gent. (Mr. S. Bourne) from the insputation against him. So far as be had an opportunity of judging, there appeared no ground to suspect that hon, gent, of any corrupt practice while Secretary of the Treasury .- After a few words from general Hope, Mr. P. Carew. Mr. . Montague, the chancellor of the exchequer, Mr. Ashley, and lord H. Petty, the motion was agreed to.

HOUSE OF LORDS.

Tuesday. June 30.

[Private Bills.]: The Lord Chancellor stated, that, upon consideration, he thought it most expedient that the first step Eden rose to move for a return of the towards the richef of parties interested in . Private Bills, which had been interrupted by

the dissolution, should be to take into come sideration the Standing Orders. He theret fore moved that the Standing Orders relative to Private Bills, should be taken into consideration on Thursday, on which day he intended to move with respect to such bills, four propositions; first, That with respect to petitions for bills, upon which reports had been made last session, such reports should be taken as of this session, without a new reference, provided the renewed petitions were in substance the same as those presented last session. Secondly, that instead of a fortnight being required to elapse previous to the commitment of a bill of this description, a week only should be necessary. Thrdly, that the evidence taken last session in committees on Private Bills, should be referred to the committees on the renewed bills, with a proviso that such new committee should not be concluded by such evidence, but should be at-liberty to call such further evidence as they might deem necessary; and . fourthly, that the Standing Orders in other respects should be strictly complied with.

Lord Grenville acquiesced generally in the mode proposed by the noble and learned lord. and thought that whatever difference of opinion there might be with respect to the late dissolution of parliament, there should be a general disposition to give relief to the parties interested in private bills as far as such relief was consistent with the dignity of the house. and with fistice to all parties .- The Standing Orders, together with the propositions of the lord chancellor, were ordered to be taken into consideration on Thursday,

• [AMERICAN TRADE BILL.] Lord Hawkesbury, in consequence of the wish expressed by a 'noble lord (Grenville) on the preceding evening for further information respecting the Order of Council, stated, that the this proceeding had was the usual circular letter from the Treasury to the Officers of Customs and Excise, to conform to the regulations contained in the act.

Lord Grenville moved for the production of this circular letter; and also an account of the rates of duties levied under the act; adding to the latter motion, on the suggestion of lord Hawkesbury, an account of the rates of duties payable by law after the expiration. of the act alluded to .- Agreed to.

> · HOUSE OF COMMONS. Tuesday, June 30.

[BRITISH AND FOREIGN SHIPPING ] Mr. British and foreign ships employed in the British trade for the last three years; he said

be he been induced to make such a motion, as he thought, if it could be complied with, the house would be enabled to judge how far the shipping interest had been affected by the measures of the late administration. He was sure the house would be convinced, as he was, that not withstanding the contrary assertions of his majesty's ministers, the British ships had increased 1-6th in the course of the last year, while the foreign vessels had diminished in nearly the same proportion. Of the serious accusations advanced against the late ministers, the chief source (as alledged by those who made them) was the American Intercourse act, which, to use the very words of the right hon, gent, opposite (71r. Rose) "did for our enemies what they could not do for themselves"; if that was the case, be wondered that ministers had not before now availed themselves of the opportunity their present signations gave them, of repealing an act of such dangerous consequences, and restoring the British navy to its original footing, or as Robespierre was known to have said, "to starve the colonies, rather than give up an iota of their principles." The late ministers had been charged with having made fatal concessions to the neutral flags; he trusted, however, that those who had succeeded them would not, by any rash or precipitate measures, hurry us into those evils such concessions were so well calculated to prevent; he trusted their rashness would not end in a rupture with America. In 1801, the Russian Convention was concluded upon, by which Russia gave up the treaty of 1756. Did the right hon, the chancellor of the exchequer intend to carry into office with him those sentiments which in position made him despise all commercial advantages however extensive or important, winch were to be held through neutral flags? He hoped he did not, and from the silence of the right. bon. gentleman and his colleagues, upon the American Intercourse act, he was inclined to believe that in this respect that right hon, gent, fortunately for the country, had abandoned those principles, which while out of power directed his opposition to this He wished the house to examine attentively these accounts, which he now anoved for; they would enable the house to form a just estimate of the accusation which had been thrown upon the late ministry, for neglect of the shipping interest; so was a man in that house who could so far far from having suffered from the measures adopted by the late ministers, he would take upon him to assert, that for the last y

same time in any former war, notwithstanding the diminution that must naturally arise out of the high prates of insurance during a continuance of thostilities. He concluded with moving, That there be laid before the House an Account of British and Foreign Shipping engalityed in the British trade for the last three years, ending 5th of January, 1807; shewing the number of vessels, tons, and men, entered inwards and cleared outwards, in each year.

Mr. Rose said, he had no objection to the motion, but could not see what object it could answer. As to the number of British vessels in the British Trade, it was not possible for the late ministers, during their short stay in office, to have diminished it in any considerable proportion. • As to the American Intercourse, bill, he had no hesitation in repeating what he had when out of office stated to the house, that he thought it an act big with the worst consequences to our West India trade. A right hon, friend of his kad been asked yesterday, whether it was intended to propose the repeal of this act? Did it follow, that because the measure might be objected to on its being proposed, that after its adoption it ought to be repealed? It was a different thing to oppose a law before it was made, and to repeal it when made. the bill alluded to was pending, he thought it would be highly mischievous; in that opinion he was confirmed. It gave the Americans such advantages, that the British shipping were almost driven out of the trade. He had been lately applied to, by an agent of Jamaica, for a convoy to secure the little trade carrying on there in British bottoms, but he thought the advantages on the side of the Americans, as to cheapness of insurance, number of vessels, and shortness of distance, too great for the British vessels to rival them in that trade. He had however, no objection to the motion of the hon, gent. though he felt it difficult to discover what object could be attained by it, and thought it by no means justifiable to throw out any hint or disrespectful insinuations against such a weighty and respectable body as the shipping interest of this country.

Lord Howick thought the observations made by the right hon. gent. who had just sat down, the most extraordinary he had ever heard; was it to be believed, that there have mistaken his hon, friend who had made this motion, as to infer from what had fallen, from him in support of it, any thing like the number of British sleps had contempt towards the shipping interest? n a proportion unexampled for the His hon, friend, in the speech he had made,

now before the house, utterly irreconcilable with any sentiment towards the shipping interest, but that of respect. At the same time he professed to entertain, the same sentiments for that body, it certainly did ap- had said that it ought to effect? pear, that they were induced, under the in-fluence of erroneous apprel psions, to pe-rose merely to observe upon the candour tition that house against inleasures which with which the hon, mover had charged him were not of the nature that respectable body; with rashness and precipitancy, in adopting were led to believe; they were not produc-; measures which had not yet been adopted. tive of the consequences that certain persons were desirous of attributing to them; in the order in council, and thought that if the this respect they were certainly misled by various reports, insidiously set on foot and industriously propagated, and the house knew well how great bodies might for a time be misled by insinuations disseminated in that not at all follow, though he then conway. But what particularly induced him now to trespass on the indulgence of the house was, what had fallen from the right hon, time, he should be bound to advise its begent. That right hon, gent, had been bold ing entirely abandoned; he should, howenough to declare that he believed the Ame-1 ever, assent to the motion. rican Intercourse act had been productive of the most injurious consequences to the British trade in the West Indies, and after so stating, the right hon, gent, avowed that he | had no intention of moving for the repeal of an act he thought so injurious; but there was even a shorter process—the repeal might not be necessary. If he understood the act, it was this, a bill to empower the king in council to permit an Intercourse, &c. which, therefore, implied the right of withholding that permission; consequently all that ministers had to do, if they really thought this measure attended with such danger, was to suspend the intercourse: but if they should hesitate to do that, he did not know how to reconcile their professions with their practice. The right hon, gent, complained of the evils which have caused the decline of our trade, compared with that of the Americans in that quarter; would the right hon, gent. take upon him to say, that all those evils been the answer of the same right hon, gent. have sprung up within the last 12 months, or ! had they not existed for the last 14 years? and if they had been accumulating within that period, was it fair or candid to attribute them to a cause so foreign from them, for the mere pretence of justifying his friends by attempting to criminate their predecessors? All the reasons that existed then, for a more vigorous Order of Council, existed still; the famous decree of the 21st of Nov. was now, as then, in full force against our commerce, and the power of the French ever. God grant that power was not now i the same short year. With what candour

had evinced a knowledge of the subject alarmingly greater! Why then not substitute for that order of council, which had been thought so weak and futile, another of more vigour, and able to effect all that: the present ministers, when in opposition,

He repeated what he had before said upon decree of the 29st of Nov. had been then more firmly met by his majesty's then ministe's, such firmness would have been productive of the best possible results; but it did demned that order, that now, under different circumstances, and at such a distance of

Sir C. Price vindicated the shipping inte-

Lord H. Petty said, that the hon, baronet must have totally misconceived his hon. friend, if he understood him to have said any thing disrespectful of the shipping interest; as to the petitions that had been, day after day, presented to that house, in the course of the late parliament, he should not say by what misrepresentations that body had been induced to present them, but this he would say, that that body had but partially acted, for certain he was that a great part of the shipping interest had nothing to do in presending such petitions: but what he rose to notice, was the extraordinary ground taken. by the right hon, chancellor of the exchequer; that gentleman would now abstain. forsooth, from more vigorous measures, in order that he might not incur the charges of rashness and precipitancy; chat had to the statements of his hon, friend? it was contended, that all the benefits resulting within the last year to the shipping interest. by which the number of British ships in the British trade had been increased in so considespble a proportion, that all those benefits could not within the short space of a year be attributed to the late ministers, because in so short a time they could have done no considefable harm, while it had been at the same time contended, that all the evils alledged to .. have arisen out of the intercourse act, were government to enforce it, was as strong as to be attributed to the late ministers within

interest the evils that had been accumu-Lating for the last 14 years, and deny to the time men the merit of the good effects of their own measures within a year, he left it to the house to determine.

\*Lord Castlergagh contended that the policy of the present question, as affecting the order of council, was widely different from what presented itself to the late ministers.

Lord Temple observed, that the order of council was issued after the Treaty with · America.

Mr. Secretary Canning denied that ministers were bound to look to the order of coun-- cil under the circumstances existing when it was issued, but under present circumstances. At the same time, he had no hesitasion in declaring, that he thought that order partook of all the bad qualities of half measures, attended with all the inconveniences of strong measures, without being productive of any of their good consequences.

Mr. Whithread recapitulated the arguments advanced by his noble'friend (lord Howick), and concluded with saying, that he seldom knew any good consequences to arise from the over-strained violence of blustering poli-

ticians.

Mr. Canning, in explanation, said, that he was not aware of having deviated from the expession; but at all events he should rather Appear in the character of an injudicious adviser than in that of a blundering accuser.

Dr. Laurence contended, that the present ministers were pledged to repeal the act, which in opposition they had argued, and still professed, to be destructive to the British trade in the West Indies. All that was in Their power to do the late ministers had done, as far as related to the altering or abolishing, what, when out of power, they had condemned. They had not been idle in placking up the numberless thorns and briars from the bed of roses they had been placed in-the measure was under consideration, was not dependent upon circumstances, it was the same now as five months ago, and therefore it was a mere pretence for ministers to cay, that though they condemned it five months ago, it was not now dient to abolish it. There was no way of proving to the house they were sincere in their opposition to it, but by repealing it at they denounced it as injurious to British commerce, that its operation had done mischief, and continued to do mischief, and yet

Then thon, gent could refer to the late temporarily to suspend it. And all who presumed to complain of such satisfactory explanation, and self-evident consistency, were to be derided as " blundering accusers." But, continued the learned doctor, these polite terms, an applied to my hon, friend (Mr. Whithren) are intended, I suppose, to convey something beyond the present question. The man who was impeached by this house, as a public peculator, had been acquitted, it would seem, not because of his own innocence, but on account of the " blundering" manner in which the accusations, however grounded, were preferred against him; was this to go abroad to the public? we all know the right hon, secretary's love for air epigram; but if this was meant to be in point, it was as cruel a blunder at the expence of the accused, as the most blundering accuser could be guilty of.

> Mr. M. Montague said, he thought that instead of waging this war of words about a measure which had already passed into a law, and that as his majesty's present ministers had not had sufficient time to determine as to their future conduct in relation to it, the house would do much better to pass on to the many very important matters which awaited their consideration.—The motion was then

agreed to.

BREACH OF PRIVILEGE-NEWSPAPER MISRLPRESENTATION. ]-Mr. Sturges Bourne rose to complain of a breach of privilege, and spoke as follows: It was my misfortune, sir, to have to trouble the house last night. in consequence of the foul and ignorant calumnies of which I have been for the last month so undeservedly the object, and which the editor of , a Morning Paper has been so active in propagating; two noble lords over against me (lords Howick and H. Petty) in that manly and honourable manner which became their character and station, bore witness to my innocence, and declared me in their minds wholly exculpated. part of the proceedings on that subject, so essential to my character, were suppressed by the editor of the Morning Chronicle, in the same spirit with which he has vented his libellous aspersions against my integrity and my honour. The house must be aware that I should now be justified in calling this person to the bar, but this step I shall forego, contenting myself with having thus stated the circumstances, which I thought it my duty to state, feeling, as I do, that no such misrepresentation of the proceedings of this house, should be suffered, and particularly the did not think it right to repeat, or even in any question that involves the personal feelings and character of any of its members. In stating this, I feel that there cannot be in this house a man who more highly values the liberty of the press than I do, but the house will see that those who so abuse it are its worst enemies. I shall take no further proceedings in this case, but if a similar one should occur, in that or any other paper, I shall feel it my duty to enforce the standing order of the house.

[BRITISH TROOPS IN THE WEST INDIES.] Mr. Cochrane Johnstone called the attention of the house to the dreadful mortality of our troops in the West Indies, and described the causes to which, in his opinion, it was generally to be attributed. These were, chiefly, the want of air in the barracks and their improper situation on the coast. The barracks in the West India Islands, had no ventilators, and on entering them, the smell, in consequence, was most offensive. It was well known, that when the thermometer was under 83 degrees, the yellow fever was not to be apprehended; and it was also well known, that the sea coast, where the barracks were usual ly built, was considerably hotter than the interior of the Islands. A striking instance of this occurred to himself. He had the command of a regiment 1000 strong, quartered on the coast of one of the West India Islands. In the month of July the yellow fever broke out among them. In four weeks 550 men died. He marched the remainder into the interior, and he had the satisfaction to find, that the ravages of the disorder were completely stopped. In the year 1801, no less than 3000 of our troops died in the West India Islands. A great cause of the mortality was, that the British troops were employed in garrisons. By abstaining from this practice, and by adopting other regulations, he was convinced that the West India Is ands might be made as healthy as any station at home. He painted very feelingly the dreadful situation of many of the subalterns in that country, compelled to subsist on 55 Sd. a day; and declared, that to the humanity of the women of colour, many a British Officer owed his existence. When the ill health of an officer procured him leave to return home, it became necessary for him to raise 50 or 60l, to pay for his passage; in many cases this was impracticable, and it was an evil which ought to be remedied. These observations were the unfortunate result of his experience for many He had no doubt that the noble lord who was at the head of the colonial department would pay every attention to the Vol. IX.

subject; but he hoped the house would appoint a committee to inquire into these evils, and to endeavour to find means to counteract them. Were they not counteracted, it would be better to withdraw every man of our army from that country. As a preliminary step, he moved, "That there be laid before the house an Account of the Mortality that had taken place in the Troops sent to the West Indies, from the 1st. of Jan., 1797, to the 1st. of Jan., 1807, distinguishing the Officers from the Privates, and specifying the names of the Officers."—Mr. Biddulph seconded the motion.

Lord Castlereagh did every justice to the motives of the hon, gent.; but, however important the subject, he was rather inclined to think, that it was not one on which a committee of the house of commons was the body most qualified to prosecute an inquiry. In his opinion, it would be better to leave it to the executive government, unless, indeed, it was suspected that they were asleep on their posts, and inattentive to a matter of such moment. The papers moved for by the hon, officer, would not afford the information which he desired. An account of the number of deaths in the troops sent out, would convey an undue impression. It should rather be in the troops who were serving. Certainly, there was a strong feeling in the public mind of the great mortality in the army in the West Indies. He was anxious to reduce that feeling by proving that the apprehensions were exaggerat-Within the last ten years, such attention had been paid to this important point, that a striking diminution had taken place in the proportionate number of deaths, which at the present time amounted to only one third of what they were ten years ago. It could hardly be hoped to make the West Indies as healthy as at home; but a greatdeal might yet be done. He would set himself diligently to the task, and he should be glad to profit by the advice and suggestions of the hon, officer. When he before held the seals of the colonial department, considerable investigations had been instituted on this subject, with a view to ameliorate the condition of the British army on the West India service.

\*Mr. Windham observed, that much of the mortality of the troops arose from causes that could not be remedied, as inseparable from tropical climates. As to the suggestion of the hon, gent, not having been acted upon, he had only to remind him that a great variety of opinions prevailed upon the subject among officers of great experience. The same was

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Floating Hospitals over Hospitals on shore He had distence wh' attention to the suggestion of the hon, gent, but the question could not be decided, except by persons of considerable experience. As to the situation of the barracks, regard must be had to the defence of the Islands. The statement of the aon gent, would be good, as a stimulus to government. As to the pay of subalterns being insofficient to procure them the comforts that every one would wish them to have, the case was the same in every other service, and only proved that a person who entered the military profession, should, like him who engaged in other vocations, have some copital, when he entered it, as he had said last year, when he proposed a small addition to the pay of subalterns.

The Secretary at War was perfectly convinced of the propriety of the motives of the hon gent, arbringing to ward this subject, but, he coul assure the house that the attention of his majos y's servants was particularly called to it, as the regime t which he had the honour to command had been employed on service in the West Indies. He was of opinion that great advantage would be derived from attending to this matter; but he was not sangaine enough to expect, the tipy any arrangements that could be adopted, the health of the troops could be preserved as wed as in Without his regiment and been sent out fir t they were quartered in Stony Hill Barracks, in Jamaica, situated according to the idea of the hon, gent, and yet the regiment had softered considerable sickness. He thought that much benefit would result from prior of improved arrangements respecing the Barricks, but on the other points considerable difference of opinion picvaried any argst experienced officers.

Mr. W Sutu sad, that the argumentof the no le lo d tended to put aside all enquity by a commutee of that house which he could not agree to. An enquiry by a compattle might somatimes be of good use. The nobic ford had said, that the deaths and decreased one-third in the last tele years. He made no doubt but if an engary had taken page previous to that time, the decrease would have been still greater. There was another point of view in which an enquiry might hereafter be of great importance, viz as to our West India posses sions, and what was the amount of the expence in men or money of maintaining them. He supposed, however, the noble lord and missisters would do their duty, and would, therefore, recommend to the hon.

the case, with respect to the advantage of officer not to press his motion at pre-

Mr. C. Johnstone said, he never would have brought this matter before the house. but that he haddbeen refused attention to it by ministers. ple befieved he was the first efficer who spained o the right hon, gent. (Vr. Windham) on the subject, and thought it would have been immediately laid before the commender in chief, and a Board of General Officers appointed to enquire into it. No alteration had been made, and if something was not done in the course of the next twelve months, he would annually submit a similar motion to the hoase. He had no logication to withdraw his motion at present, but he conjured ministers to press the matter on the Commander in Chief, and to have a Board of General Officers appointed, for it was a subject on which there ought not to be any further delay.—The motion was then withdrawn.

[TINANCE COMMITTEL] — The Chancellor of the Evelequer, pursuant to his notice, in consequence of the general sense of the house, and in obedience to the recommendation in the lords commissioners speech, for the renewal of those inquiries which had been interrupted by the late dissolution of parliament, rose to move for the readwal of the Finance Committee. Ta recommending the proposition, he had to submit to the house, it was unnecessary for him to enlarge upon the importance of such inquiries to the public interest, because no difference of opinion existed, no objection was felt to the revival of the committee. The only question upon which any difference would arise was, as to the appointment of the committee, and the persons whom the house might think proper to select. He had reason to think, that a difference of opinion would prevail on this subject, because he had, on a former night, heard expressions from the other side of the house, that the gentlemen there would be disappointed, if all the members of the former committee, who were now members of the house, should not be appointed. He was sensible of the incapediency of such in appointment, that though he should propose to continue some of the members of that committee, he should leave out others, in order to make room for the introduction of members of a different description, The noble lord opposite (lord Howick) had said, that all the members of the committee ought to be appointed, except two, his hon friend (Mr S. Bourne), and the hon. baronet (sir H. Mildmay) who had, on the preceding day, made a satisfactory

statement in his justification from the charge which had been imputed to him. He should follow, therefore, in that instance, the advice of the noble lord, and not press the appointment of either of his hon. friends; and as the noble lord, who had originally re commended the committee, had not appoint-ed any person in office, he had not appoint-ed any person in office, he hould adhere to his precedent. His hon, riend (Mr. S. Bourne) being now in office, would not, therefore, be proposed on the committee, though acquitted by the noble lord opposite of the charge urged against him; and the hon, baronet, acting under the influence of a sense of delicacy greater than the occasion called for, had requested that he might not be proposed, as it appeared to be the opinion of some members of the house of commons. that some farther explanation was necessary. -He could not help here calling to the recollection of the house the manner in which the committee had been originally appointed, so different from any committee that had ever been appointed in parliament, and composed almost exclusively of one description of persons. There were only two persons and could be supposed, from their upon it. parliamentary conduct, to be friendly to the present administration; three others were not biassed towards either party, and all the rest were such as would de dispose! to view subjects in the same light with the noble lord (hear! hear?). A committee so to pointed could not be impartial, or answer the expectations of the house or the public. As he did not mean to cularge the number beyond 25, the number of which the for mer committee had consisted, because that was the greatest number that could conveniently assemble for business, he meant to exclude some of the former members, in order to introduce others, for the more impartial constitution of the committee. The five that had been removed by the event of the election, were not enough for that purpose, and the house would in its discretion decide upon that point. In the appointment of the committee also, he meant to adopt the suggestion of the noble load, by giving the preference to the appointment of it openly to a ballot. It was his opinion, however, that the appointment by ballot was in general to be preferred. Nothing could be more invidious than the discussing whether any particular individual was a proper person to be appointed on the committee; and the fitness of persons to act together upon such a committee, could be better consulted

ballof. He had acceded, however, to the sugge-tion of the noble lord, because he should thereby get rid of any suspicion that any thing was intended, which he was afraid to avow openly. Before he made any motion, he should read over the list of the committee he meant to propose, in order that the house might see whether he had not retained the most efficient members of the late committee. He had already stated the necessity of making some alteration in the constitution of the committee, because there were many acts of the last administration which would be subjects of inquiry. He could state many facts which would induce the house not to trust with implicit confidence to those, who were disposed only to praise the late administration, and who by their overbearing authority in the committee might keep back the immiries into their particular acts. The late intorsters had expresenting actives on the first appointment or the communice, very much averse to the grant of places in reversion; there was, however, the instance to which his attention had been called, of their having a short time before they went out of office, appointed two offices in reversion of a most extraordinary nature; he alluded to the appointment of a Collector and Surveyor of Customs in the port of Bienos Avies, a place nor then in the possession of his majesty. These were reversionary grants to take place upon an uncertain contingency, and made by those gentlemen who appeared to be so nice on this subject. (hear, hear!) - He had, on a former occasion, stated, without giving any opinion upon the propriety of appointing such odicers, the nonmation of 300 Surveyors of Taxes. The nomination was founded on a representation from the Come. missioners of Taxes, made in March, 1806, but the appointment could not take place till the business was submitted to parliament. When the dissolution took place in October, without any sanction of parhament having been obtained for these appointments, the persons were designated to the offices, in the way the noble lord had said on a former night: members of parliament waited on the minister, they were received civilly, and the promise made. But the parliament mer in December, and sat some months; the measure for sinctioning the appointment was not brought forward, and the hon, gentlemen opposite, when they lost the power of performance, were compelled to revert to the condoling letters which he had before alledby individuals making out their lists for a ed to. This circumstance would induce the

house not to place implicit or peculiar confidence in those gentlemen, who viewed every thing in the same light as the late administration. Another appointment made by the late administration, was that of Gazette Writer, created by patent, for Scotland, with a salary of £300 per annum. This office had been before divided between the editors of three newspapers (hear! hear!). He wished the hon, gentlemen to hear his statement, and to bear in mind that the business of the office was performed by these three persons, without any expence to the public, though they made a profit of £200 a year by the publications in their newspapers. These persons had been turned out of their employments, and an appointment by patent given to the present possessor; and he should ask whether any gentleman believed that this had been done with any other view than to give the place to that person? He should not dwell in detail upon all the acts of the late ministers, but he confessed himself at a loss to understand what they could mean by the appointment of a Professor of Medical Jurisprudence. (a laugh, and hear! hear!). He acknowledged that he was ignorant of the duty of that professor, and could not comprehend what was meant by the science he professed. There had also been three new sheriffs appointed in Scotland, with salaries of between £250 and i £300 a year, on a division of counties, where the duties were before executed as in one Shrievalty. These were some of the many acts of the late administration, which would be likely to come under the consideration of the committee. Another appointment, which was equally censurable, was the grant of a pension, during pleasure, of £400 a year, to a civil and criminal Judge in Scotland. (loud cries of hear, hear!). This grant had, no doubt, not been carried into effect, but that was owing to the doubts entertained by the person who was to carry it into effect in Scotland, as to its legality. He should not go through the other exceptionable appointments made by these gentlemen, as he had stated enough to shew, that those who thought exactly with them were not to be exclusively confided in. He should next proceed to read the names of those whom he proposed to be appointed as the committee. It had been usual, that the person who the first on the list; but from this he begged to be excused. The noble lord opposite him (lord H.Petty) had done the same; but the house

had declared it to have been the usual practice, and on that alone he was induced to continue on it. He hoped, however, there would be no irregularity in his requesting to be left out of it. The following were the gentlemen he proposed;—On the former committee—M. Bankes, Mr. Biddulph, lord H. Pettyl Mr. Grattan, lord A. Hamilton, Mr. H. Thornton, Mr. W. Cavendish, Mr. N. Calvert, Mr. Alderman Combe, Mr. Brogden, and Mr. T. Baring.—New members-Mr. Leycester, Mr. Alderman Shaw, Mr. Hawkins Browne, Mr. Joddrell, Mr. Hiley Addington, Mr. Richard Wharton, Mr. Rutherford, Mr. Sumner, Mr. Milnes, Mr. P. Carew, Mr. Leshe Foster, Mr. Ryder, Mr. Ellison, and Mr. Wigram.—These were the persons whom he wished to have appointed on the committee; and he trusted that the house would be sensible of the propriety of the selection he had made. They would observe, that in the list, there were two of the Northern members for Sequently, lord A. Hamilton, and Mr. Rutherford; and two for Ireland, Mr. Grattan and Mr. Foster. Having said thus much, he should first move, " That a Committee be appointed to examine and consider what regulations and checks have been established in order to controll the several branches of the public expenditure in Great Britain and Ireland, and how far the same have been effectual, and what further measures can be adopted for reducing any part of the said expenditure, or diminishing the amount of salaries and emoluments, without detriment to the public service." He should then propose the members individually.— On the question being put upon the first motion,

Lord Henry Petty said, that it would be impossible for him not to admire the candour of the right hon, gent, who at the moment of moving for the appointment of a committee of inquiry, had introduced his motion by a gross and partial statement of facts, which the committee was to decide upon. He said the statement was gross and partial, because it was unsupported by any document. He did not impute any unfair intention to the right hon gent. who appeared to him to have spoken from that bias which gentlemen on either side of the house usually felt. If he should fail of refuting the observations of the right hon, gent, it was because he had no notice of the attack, and could not have had the advantage of consulting those documents which would have enabled him to repel it. The conduct of the right hon.

gent. was the more extraordinary, as he had sheltered an hon baronet, on the preceding night, from the effects of a charge against him, till the document should be produced to justify it; and yet, without any documents to bear him out, that right hon, gent, now called upon the house to receive his va-rious charges against his maje ty's late mini-Unprepared as he must be from his ignorance of the intention or attack of the right hon, gent., he should, so far as his memory served him, endeavour to follow the right hon, gent, through his statement. One of the charges made by the right hon, gent. was, the appointment of a Collector for the Port of Buenos Ayres. Would not every gentleman imagine, from the manner in which this charge had been urged, that a considerable expence was incurred, a heavy burthen accrued in consequence to the publie? Was it not common candour, or rather was it not a gross want of candour in the right hon, gent, not to have stated, that no expence was to be incurred on the part of the public, till the duties of the office were to be performed on the recapture of Buenos Ayres? Considerable inconvenience had been felt from the want of an establishment for the collection of the duties in the first instance, and the appointment had been made to guard against a similar inconvenience in case of the re-capture of the settlement. The right hon, gent, had renewed his statement with respect to the appointment of the 300 Surveyors of Taxes, a measure which had originated with the Commissioners of Taxes. As to the nomination of the officers, some might have been so nominated, but since the matter had been mentioned, several persons had stated to him, that they had recommended individuals to these offices, but it had been uniformly answered that no appointment could take place without the sauction of parliament. Another charge was the creation of an office, to, which some might object, but which had been given to an individual, who had devoted a long life of disinterested service to the public, and who had in the •University but an income of 1351, per annum. It had been thought a better mode to provide for this distinguished and meritorious gentleman, Mr. Dugald Stuart, by giving him that place, which had before been enjoyed by three newspaper writers. than by a pension. Were editors of newspapers the only literary men the gentlemen opposite would protect? was theirs the only science they encouraged? As to the pension

nothing of any such grant. He should not be bold enough to say, that any administration might not fall into abuses, and he had always, since he had a seat in that house. supported motions for inquiries, whether in the shape of naval or military commissions. He was glad to see the right hon. gent. following the example which he had himself, for the first time, given of excluding persons in office from such a committee. As to the gentlemen whom the right hon. gent. left out from the number of the former committee, he should only say, that he saw no good ground for such exclusion. He thought the object of the right hon, gent, would be gained by introducing eight new members in the place of those who were not members of this parliament, and of the hon baronet (sir H. Mildmay) and the hon. gent. opposite (Mr. S. Bourne) now in office. If the parliament was not dissolved to get rid of the committee, why not revive it, as far as that could be done, as it existed before the dissolution? The members who had proceeded with the business in the former committee, would more readily take it up in this, and he should therefore object to any individual who should be proposed to the exclusion of any of the former members who were eligible. The following was the list of the former members in the present parliament: Mr. H. Thornton, Mr. Bankes, lord Mahon, Mr. Biddulph, lord A. Hamilton, Mr. Lamb, Mr. Whitbread, Mr. Baring, Mr. Brogden, Mr. Calvert, Mr. W. Cavendish, Mr. Shaw. Mr. Western, and Mr. Alderman Combe. If these members should be appointed on the committee, he should not then object to the nomination of any other members whom the right hon, gent, might think proper to propose.

Mr. Boyle, (Solicitor-General for Scotland), contended, that it was the duty of the committee to investigate the jobs of one administration as well as those of another. It was not only the cases alluded to by the noble ford opposite that challenged inquiry, but others also. The appointment of a collector for Buenos Ayres, among others, called most loudly for investigation. It was true, the appointment would not take place, unless the settlement should be reduced by his majesty's arms; but the nomination constituted a new species of reversion contingent on an event which might or might not happen. The appointment of Gazette writer of Scotland, an office quite new, and . the purest of all possible sinecures, was also to a civil and criminal Judge, he had heard a proper object of inquiry. He allowed the

high merit of the individual who was appointed to this office, but that merit ought to be rewarded by a less exceptionable provision. The printers of the Edinburgh newspapers had been allowed to publish what was called a Gazette, when a change was introduced: in the Bankrupt Laws of Scotland, in 1793, on the express condition stipulated by an il-Justrious individual now no more (Mr. Pirt), that it should cost the country nothing. Now . it was taken out of the hands of those newsprofit of £200 a year, and with a salary of. £300 annexed, it was transferred to Mr. Dugald Stuart, his heirs and assignces. This was surely a grant which in every shape called for investigation. It was a sinecure and a reversionary grant united.

Mr. Biddulph said, that though he had i introduced the measure of the Committee of **Inquiry**, he had not been allowed to chuse ring, as much as possible, to the names of which it was originally combosed. He had attended the committee constantly, except on a few days, on which he had been prevented by ill health, and he could say, that the candour, the good understanding, and the inquiring spirit that had been manife-ted in it, had never been surpassed. It was impossible to state any political grievance to which it did not attend. The act which it had brought forward, was the application to the house upon which the bill for restraining the grants of places in reversion was found-The time required for the investigation necessary to prepare well founded and useful reports, had prevented those reports from being made as early as they might otherwise | gent. (Mr. Biddulph), who was entitled to have been. As to the persons who were to be introduced to fill the vacancies created by the changes in the representation, he saw no great exception to the persons proposed. AAt the same time, he should take occasion, when the names should come to be considered, to propose the name of one person, whom he should, at present, designate no most universally prevalent in that house, he further than by saying, that he appeared to have the keenest sense of the public wrongs, and the strongest disposition to investigate and to reform the wasteful expenditure of and to guard against any unfair preponthe public money.

Mr. Brand wished for a fair and honour-The inquiry, such as was due to the character of the house, such as was expected by an anxious country and a suffering people. He He would, indeed, he ready to allow, that if was partial to the right hon gentlemen on there was one set of men free from all party the bench below him (the late ministers), prejudice and animosity, that if those men from a high opinion of their talents and in- had been for many years out of office, and if

tegrity. But if any charge should be made on them, he would be the first to call for inquiry and investigation into the grounds of that charge. But when he looked to the bench opposite (the Treasury Bench), and saw on it mone certainly all remarkable for their talents, but of whom no two were without pen ions, sinecures, and reversions, settled on themselves, or on their families, inquiry was loudly called for, to shew how they and their infants had become possessed paper printers, to whom it had afforded a of those drains from the public purse. He was shocked at the mode of meeting one accusation by retorting another. When those most remarkable for ability in investigation were excluded, when the names of the new committee were thore numerous than those of the old, when the present ministers, not satisfied with introducing eight names instead of those of the old members not returned, he was sure the country would not the members. Yet he was auxious to im- think the present committee auspicious to press upon the house the propriety of adhes the cause of retrenchment and reform. To baffle a people loaded with burthens by holding out a delusive investigation, could lead to nothing but disappointment and discontent. He lamented the insinuation, that no set of men could be found in the house free from party devotions, or from party animosity, an insinuation that must sink the character of the house in the opinion of the country, and must duninish the hopes entertained from the investigation.

> Mr. Secretary Canning had no doubt that the hon gentlemen opposite wished for a fair inquiry, and perhaps they thought the appointment of the former members the best means of securing such an inquiry. In answer to them, and particularly to the hon. particular consideration in every thing connected with this subject, he had to say, that if human affairs could be conducted without partiality or prejudice, the plan they recommended would be entitled to preference. But as the contrary was the fact, and as personal and party attachments were known to be alsaw no danger in avowing to the public what was already well known, prevalence of those party attachments, derance of those attachments, by balancing the numbers of the parties. It was therefore desirable to avoid appointing those whose party prejudices ran all in the same course.

on coming at length into office, they exercised their power, neither to stig natize their opponents, nor immediately to reward theat adherents, he would allow that it would be very fit to encourage so brillight an example of purity, by appointing thele men to be of the committee. If not perfectly p re, they would at least be perfectly una cused, while the conduct of the inquiry would be in in ir If, however, he were called ! own hands upon to point out the description of men most free from political animosity, it was not to the opposite bench that he would look. If he was called upon to point out those who had abstained most from the use of power for the advantage of their dependents, he would look there as little for the reality of the funciful perfection which was so much to be wished for. If, on the con- it had acquired a vast importance in their trary, he were to look for those who made eyes; and why? not from its importance to the nest use of a very short interval of power the commerce, or navigation, or to the genefor the benefit of themselves and their adheral resources of the country, but because it rents, the hon gentlemen were those on was a place that afforded room for the apwhom he should fix. A noble lord (HaPet- pointment of collectors, comptrollers, searchty) had, upon a former occasion, told a story ers, and tide waiters. This was a complete of an old Roman Moralist, who wished to key to the whole policy of the late ministers live in a house of glass, that all his actions | - and a most happy illustration it was of might be seen. ed a wish to live in such a house himself. He. However far the range might, have extended could not avoid, however, repeating to him (in contemplation, the actual list ended here. the vulgar proverb, "Those who have a and it became necessary to return home to house of glass, ought not to begin by throw- the 300 surveyor, of taxes. The noblelord's ing stones" [a laugh]. Those by whom this defence here, as in the former instance, was, rinciple of parliamentary practice had been that the appointment was prospective. But ling that the house of glass, which this inquiry was to constitute, should be enlarged, ral election? If the coincidence was accidenby a bow window, so as to include them (a laugh). It was impossible to state grounds for inquiry, otherwise than generally in de-When his right hon, friend made general charges, he was called as loudly to particularise, and when he did particularise, those who forced him to do so cried shame. Well, indeed, wight the specification be objected to by the noble lord opposite, and his colleagues. The noble lord and his colleagues had found out, that a collector, comptroller; searchers, and tide waiters, were wanted at Buenos Ayres, a place not yet in our possession Common reversions were at least exempt from the fault of bringing immediate charges on the country. But this appointment conveyed so many rever. sions, which ald become immediately chargeable, unless, indeed, the place should not be taken, and the mischief would fall entirely on the unfortunate collector, comptroller, searchers and tide waiters. But it

pointment was mischievous, but in the intinence which is created. It it had been in the contemplation of a government that covered sea and land with its glories, and was lo exiend its power over the world, to apply this system to all its conqueses, not only to those actually atchieved, but to those they meant to accumulate one upon another, opening a scene which would have made Buonaparts little in comparison—we should have had collectors and comptrollers of the Bosphorus, and searchers and waiters of Rosetta (a laugh). There was here to be observed, a great change in the tone of the hon. gentlemen on the subject of Buenos Ayres. When the conquest of that place was effected, the hon, gentlemen thought it not worthy of being mentioned in the king's speech. Now The noble lord had express- their large, liber J, and enhantened views! not long since laid down, were now unwil- was the influence prospective? Why did the appointment take place on the eve of a genetale the hon, gentle aen were certainly the first favourites of fortune! He acknowledged the high literary merit of Mr. Dugald Stuart, who had besides the merit, and he thought it no light one, of having educated the noble lord. He acknowledged and lamented the general insufficiency of the rewards bestowed on literary merit in this country; but he highly condemned the mode of reward here adopted, by constituting a new sinecure, and bestowing it on Mr. Stuart and his assignees for 21 years the comparison instituted by the noble lord between this grant and the rewards granted to the writers of the Anti-jacobin, he for one, felt no shame for the character or principles of that work; nor any other sorrow for the share he had in it than that which the imperfection of his pieces was calculated to inspire. He was told that this provision of . Mr. Stuart was substituted for a professorship of medical jurisprudence, which it had was not only in the burthen that this ap- been intended to institute. He should like

to see the hon, gentlemen in the full swing of their insolence of power, making this appointment, immediately after their unqualified attacks upon their antagonists, as much as to say, " Though you can do nothing, we dare do every thing." He doubted whether this same science of medical jurisprudence could be found any where mentioned, even in the Scotch Encyclopædia. In answer to what the noble lord had said about newspapers, he would ask, was there no instancehere of a newspaper (the Morning Chronicle) conspicuous for its attachment to the constitution, and for the fairness of its mode of detailing all transactions in which its party interests had a place, whose proprietor was appointed Secretary to the Barrack Board, at which a secretary was a new and a sinecure institution? With such an instance, in their own conduct, how could they tax the present ministers with partiality to newspapers? There was another act which he looked upon as a flagrant breach of the constitution, the grant of a pension of 400l. a-year during pleasure to a Scotch Judge, [lord H. Petty said, across the table, he knew nothing about this matter]. The hon, gentlemen, when in power, were so united, that no difference of opinion prevailed among them; when out, and charged with a job, they fled in all directions, and left it to light on what head it would.

Mr. Curwen rejoiced to see the right hon. gent, throw the first stone from the glasshouse. Though he was partial to his hon. friends below him, he was not one of those who would defend any man through thick or thin. He was sorry there were those who acted on the contrary system. There gyps a vote of the house, declaring the propriety of abolishing sinecure places. was glad to hear the hon, gentlemen opposite so strengous in condemning the creation of such places. It was a pledge that no such thing would be done in the administration of the hon, gentlemen. It was however reported, that all the right hon, gentlemen opposite held sinecure places for themselves or their families. If such a system was conquered, though our allies might have lost a battle, we should have acquired a great victory, when the money that was wrung from the people could no longer be absorbed in this manner. The right hon secretary had said, there was no independent man in parliament: he was at least thus far independent, that he had never accepted a fa**your** from any minister, nor ever would. He would ask the right hon, secretary, whether or not he himself had a pension?

Mr. Secretary Canning denied having said there were no independent men in the house. He had asserted only that party attachments were prevalent. As to the hon, gent's, question, the answer was, that on his retiring from the office' of under secretary for foreign affairs, Mr. Pic' and lord Grenville proposed to make a prick of him, which he had accepted, and settled by his desire one half on himself, and the other half on two very near and dear relations, who were dependent for their subsistence upon his labours.

Dr. Laurence thought it was extraordinary, that on the very day when we had received from the continent news most disastrous to our allies, the secretary of state for foreign affairs, should, in the course of his speech, amuse the house so much with idle fancies, with jokes and epigrammatic points. As to his argument, it did not bear at all upon the question. The question was for the appointment of a committee, to consider and report what retrenchments might be made in the public expenditure, and what useless places might be abolished. Now, there was no one instance mentioned, either by the chancellor of the exchequer or the right hon, secretary, which could be referred to that committee. As to the appointment of a Collector or Comptroller of Buenos Ayres, there was no burden now upon the country on that "ccount, and if the place should be taken, it was evident that there must be such officers. The question, then, between the late and present administration on this point was merely who should have the influence that was to be obtained by the appointments? Next, as to the place given to Mr. Dugald Stuart, the right hon. gent, did not object to the burden but only to the mode, and thought it would be better to provide for him by a pension than a place. On this point, therefore, there was no retrenchment proposed. With respect to the 300 Surveyors of Taxes also, the right hon. secretary confessed that the appointment of them was right, and that the present ministers meant to pursue the same measure, but that they intended to appoint the surveyors themselves. In all those instances which the chancellor of the exchequer had mentioned, there was not one in which they proposed the least retrenchment of expence, or any matter which could be referred to the They only seemed angry at committee. having their own patronage and influence somewhat intrenched upon by the appointments of their predecessors.

Sir S. Romilly lamented that the simple question before the heuse had been sq.



from the inquiry which it was now proposed to institute. The character of the house would depend upon the issue of that inquiry; and the confidence in it would depend on the description of men of whom it would be composed. When it was sought to re-place in its proper situation every thing else that had been disturbed by the dissolution, this most important matter ought not to be deranged. Though other gentlemen might be as well qualified in other respects, the knowledge already acquired by those who composed the last committee rendered them by far the fittest persons to be re-chosen now. If they were not appointed, the pledge given in his majesty's speech would not be kept.

Mr. Bankes said, that it was with the utmost pain he had heard the accusations and recriminations which had been brought forward this night. He thought the effect of them must be to degrade the character of all public men in the eyes of the public at large. He could not avoid expressing his strongest disapprobation of some of the acts which had been stated to have been done by the late administration. As to the granting a pension, during pleasure, to a civil and criminal Judge in Scotland, he thought it a measure so unconstitutional, and in every point of view so reprehensible, that it must be seriously investigated before the committee. As the Finance Committee was a committee of inquiry only, and had not the power of acting upon whatever might be the result of their investigation, he did expect that not a single member of the late committee would have been excluded on the re-appointment of it. What danger, he would ask, was there to be apprehended from the same persons that had already shewn themselves to be both able and industrious in the pursuit of these inquiries, continuing to inquire, and to report the evidence which they received, together with their opinion thereon, to the house, when the house would afterwards have the power of judging for itself upon, the evidence, and of agreeing or disagreeing with their committee as to their discretion might seem fit, and of acting only according to the judgment of the house? There was one point, in fact, upon which the late committee had not entirely made up their minds; it was but justice, therefore, that an opportunity should be given them that they might be enabled to come at that final determination. The particular point to which he alluded was that of have made a report, intending then to join

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much wandered from. Much was expected | a discovery which was made by the committee of some abuse in the office of the Paymaster-General. At the time when that discovery was made, no apprehension was entertained of the sudden dissolution of parliament which afterwards took place. Under the impression that they were likely to sit much longer, they came to a resolution not to deliver in their report, as to the facts on which their discovery rested, until they should have hit upon the means that would be most likely to prevent a recurrence of similar abuses in future. Upon that point they had not come to any determination; but for his own part, he believed that the only radical cure for such an evil was the speedy passing of Accounts. But, as the committee had not come to any determination on that head, that was one reason why he wished that the same persons should be again appointed to an office which they had already most honourably filled. But, exclusive of this consideration, there was another, namely, that the zeal, ability, industry and integrity which he had already witnessed in the former members, had such weight upon his mind, that he in fact regretted that any one of their names should be omitted on the present occasion; but he was most peculiarly sorry, he must say, at seeing the name of an hon, friend of his (Mr. Sharpe) omitted, as he had been one of the most active, the most eminently useful servant to the public in the former committee—a gentleman to whose acuteness and industry, the house and the public were principally indebted for the discoveries which were made in the first geport. But as a plain matter of fact, he was confident it must be obvious to every fair, candid and impartial man, that those who had already given up a good deal of their time and bent their mind to inquiries of the nature which was spoken of, must be infi-. nitaly better qualified to enter on such inquirles in the present-parliament, than any other gentleman whatever who had not heretofore turned his attention that way,

Mr. Whitbread said, that from an expectation that the committee would have much longer time to continue their investigations than he found was afterwards permitted thent, and knowing as he did, that owing to his mind being otherwise engaged at the commencement of their sitting he was unable to attend at the first of their investigations; he therefore did not think fit to attend the committee during the latter part of their sitting, but waited until they should

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them on their entering upon a fresh subject of inquiry. For this reason he agreed with the hon member who spoke last, and on the ground which had been by him stated, he could not complain that his name was smitted in the list of members to form the present committee.

Mr Addington thought that it was necessary his vote on a former evening should not lead to any misconstruction. He did not vote for the address, and oppose the amendment, because he considered the dissolution of parliament a laudable measure, but because this recurrence to the sense of the people was to be justified on constitutional grounds. He was fully aware that it must ! be attended with great and serious inconveniences, and therefore he was most anxious that matters should be restored as nearly as possible to the state in which they were prior to that appeal, or to the condition in which they would have been, had there been no dissolution of parliament. Such were the views with which he conceived the chancellor of the exchequer brought in the bill last night, and he hoped his expectations would not be disappointed. With regard to the names, he had only one objection to make, and it respected a person, of whose abilities or deficiencies he was the most competent to judge. He hoped the house would exclude himself, as he felt that he was not adequate to discharge the important duty. He entertained always a high opinion of his right hon. friend, the chancellor of the exchequer, and he earnestly hoped caution would be observed, in the present arrangement, in order to avoid those suspicions that any partiality must unavoidably produce.

Lord Cochrane declared, that he did expect that the same regulation would have been adopted on this occasion, as that which had been agreed to with, re-pect to Private Bills. Besides this, from their actions he judged that the last committee was better than any new one that was likely to be appointed.

Colonel' Shipley declared that the former committee had the entire confidence of the country, when what he felt himself entitled to call the unjustifiable conduct of ministers, the dissolution, deprived the country of the further benefit of their labours. For this reason he thought that ministers owed it to the individuals who composed that committee, to the house, and to the country, to re-animate, now they had an opportunity of doing so, that virtuous body whose vital powers the pestilential breath of ministers had for a time suspended.

Mr. Stuart Wortley asked an hon, gent, opposite (Mr. Bankes), whether the report was regularly drawn up before him, or with his approbation as chairman of the committee, and ready to be delivered at the bar of the house when the dissolution took place?

Mr. Bankes answered, that that was the only day on which he was absent from the committee. We understood, however, that the report was drawn up, approved of by the committee, and ready to be presented at the bar of the house. As he had already stated, the committee had come to the resolution of relating the facts, and pointing out the remedy at the same time, but such a resolution was very fairly alterable according as circumstances might suggest to the committee; of such circumstances the dissolution was certainly one.

Mr. Huskisson, observed, that the committee had adjourned to two o'clock on Monday; consequently they had not time to have prepared such a report as that which was spoken of, before the dissolution took

place.

Mr. H. Thornton declared that he was of opinion that the statement of facts and the remedy proposed for those evils ought to be given together; the committee was of the same opinion; but the resolution of the committee, he thought was repealable, as circumstances might appear to them to justify it; and for his own part he was of opinion that it would be much better that a naked report of such facts as kind came to their knowledge should be given to parliament, than that the report should be entirely lost, and the committee deprived of the power of stating what they knew, by the dissolution.

Mr. Alderman Combe assured the house that in consequence of the absence of their chairman, another gentleman was called to the chair. The report was distinctly read, and he never saw or heard any act of any committee of that house meet with more unanimous approbation, than the report which was now mentioned.

Mr. Sharpe acknowledged, that he felt the full force of the two compliments which had been paid him. To his hon, friend (Mr. Bankes) he was extremely thankful for the very handsome manner in which he had mentioned his name. To the gentlemen on the other side, he had also reason to express his acknowledgment of the kindness which they had done him; for he considered it to be as high a compliment as those gentlemen could bestow, when they thought proper to express their objection to him by the

omission of his name in the new list. There was one fact, however, with which he thought it right that he should acquaint the house, that was, that if he should not be again chosen a member of the Finance Committee, and should those that were to be the chosen people of the new ministry, attempt to suppress any statement of evidence that had been already entered on, it was some consolation to him to have it to say, that he had in his own hands a number of extracts and minutes from the intended report, which he pledged himself to bring forward whenever he should see any necessity for doing so. But in point of fact, he had much rather that he should not be again appointed to serve in the Finance Committee, as he would now stand in a very different situation from that

in which he formerly acted.

Mr. Lamb declared that he took on himself his full share of the responsibility which was attached to the framing of the report.

Lord A. Hamilton added his testimony to that of his hon, friend as to the necessity which there was for the formation of the report, and took also upon himself his full share of the responsibility which was attached to it.

Lord Howick said, there were some points in the debate upon which he could not forbear to offer a few observations. however, he proceeded to these points, he begged leave to say, that there seemed to be some misunderstanding among the gentlemen on the other side, with regard to the Report, which was ready to be presented on the day of the prorogation. If gentlemen were but recovered from their warmth upon this subject, he thought it might be easily proved that the conduct of the committee alluded to was strictly correct and impartial; that they had done no more than their duty, nay more, that they would have violated their duty, if they had not acted as they had done. The hon, gent, who acted as chairman of that committee, had resolved not to report until a statement of the eyils they discovered should be accompanied by a description of the remedy to be recommended. But that resolution was revocable, and the hon gent. admitted that the committee had completed their inquiries. They had materials to report upon, and in fact, if he was rightly informed, the committee were in daily expectation of the hon. gent. coming down as chairman, with a report prepared for their consideration. But the report of a sudden dissolution being communicated to the hon. gent., that hon. gent.,

and he did not mention it for any purpose of blame, thought proper to leave town in order to secure another object, where he had reason to expect a contested election. The other members remained in town; and hearing the prospect of a speedy dissolution, he would put it to the house and the country, whether they were not bound to take care that the fruit of their laborious investigations should not be lost? With a view to guard against that, and with the prospect before them, the committee were, he contended, perfectly right in proceeding as they had done, although, owing to a little dexterity, the attainment of their object was prevented for the moment. That, however, this committee had, on the whole, acted a most meritorious part; that they had been active and diligent in their inquiries, and that in the conclusion of their labours they had done what their duty required, he would be ever ready to maintain. But this committee was not to be revived as it stood before, because, as the secretary for foreign affairs had stated, it was necessary to introduce into it a different set of men, of a different party in politics, which change that rt hon. gent. declared to be necessary with a view to impartiality. For according to that right hon, secretary's declamatory strain of observations there was no chance of obtaining impartiality, but through what he-called a collision of opposite opinions, and that too in a committee of inquiry. Now, for himself, he would say, that he was now, and had always been, a party man, and for these reasons; first, because he thought a party connection was the most effectual way to promote any public object; and secondly, because, to say the least of it, he could not think from what the had seen in that house, or heard out of it, that men who disclaimed party, were the most remarkable for independence and puri-But, much as he preferred a party connection, and was convinced of its beneficial operations for the public, still he would deprecate the idea of it if he thought the attachments it engendered were likely to stiffe inquiry, or to conceal the public malversation of a party man. Sure he was that among that party with which he had the honour to act, there existed no such disposition; and yet, unless the gentlemen on the other side entertained such a suspicion, he could not conceive a reason for the manner in which they prepared to new model this committee. Among the names of those members of the former committee whom the chancellor of the exchequer thought proper

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but to whom any suspicion could, reasonably attach, of being influenced by party attachments in the examination of public delinquency. He would take, for instance, without any disposition to particular preference, his hon. friend near him (Mr. Whitbread). · Would the gentlemen on the other side object to his independence, after the swelling compliments which the house had heard some time since applied to his hon, friend's manly independence by the secretary for foreign affairs? He meant upon the discussion of the conduct of the negociation. He would ask of these gentlemen, whether they could suspect that his hon. friend would, if appointed to this committee, attempt to screen even him, were he guilty, from the consequences of any malversation? Upon what ground, then, was the name of his hon, friend excluded? And he might put the same question as to any of the other gentlemen on his side of the house, whose, names were omitted; but it was the resolution of the gentlemen on the treasury bench. for the purpose of a fair collision of parties even in this committee, to construct it of an even balance of opposite parties. The house, however, would judge of this proposed fairness when it was understood, that out of the 25 members no less than 14 were selected from among the connections of the minister. -With regard to the charges and insinuations thrown out against the conduct of the last administration, he should, in the first place, answer their accusers by saying, that he only desired inquiry. All he should ask of the house and the country would be, not to adopt any opinion; not to come to any conclusion, not to pronounce any judgment Evon the accusations loosely thrown out by the gentlemen on the other side, particularly without any notice to himself or his friends, without affording them any fair opportunity of answering them. Upon every such charge he desired only inquiry, and that such inquiry might be made in the most hostile form. If the gentlemen on the treasury bench thought they could substantiate any charges against the last administration, let them do it. But let the old administration go on with its investigation, and his wisk was, that a new committee should be formed to inquire into the conduct of the last administration, composed altogether of members from the ministerial side of the house (a loud cry of hear! hear!), excepting only! such as held offices.—The noble lord next chancellor of the exchequer called the nomi-

to exclude, he desired to have one pointed charges brought forward by the chancellor of the exchequer. First, as to the appointment of a collector to Buenos Ayres, with which was connected some question as to the sincerity of the late ministers. Upon the subject of reversions, he would appeal to the hon. gent. (Mr Bankes), whether he did not express to that gent. his anxious wish in favour of an act to prevent the further grant of reversions, and that long before the last committee was appointed? Indeed, the sincerity of the late ministers was proved by their conduct, for they did not grant a single reversion, and it was notorious, that, among others, a very valuable reversion fell in during their administration. But to return to Buenos Ayres; the appointment could only be objected to on one of three grounds; either that the office was quite unnecessary, that the person appointed was exceptionable, or that the late ministers by such an appointment, improperly interfered with the patronage of their successors. As to the first, no one could deny that a collector would be necessary at such a place as Buenos Ayres, if we had it in our possession, and if we had it not no expence would arise out of the appointment; as to the second, sure he was, that no objection was likely to be made to the person who was appointed upon his recommendation, namely, Mr. Wilberforce Bird; and as to the third, no interference with the patronage of the present ministers could be alleged, because the appointment was revocable at pleasure.—After commenting on this and the other accusations advanced by the chancellor of the exchequer, the hoble lord begged to observe, that for the most part he never heard of the cases to which they referred, until they were mentioned by the right hon. gent. in that house. This was particularly the case with regard to the 300 surveyors, for he had no connection with that department; but how, he would ask, did that case stand upon the right hon. gent.'s own shewing? Why, the appointment of these officers was recommended by the tax office, some short time after the late ministers came into office. Proper persons were immediately appointed to ascertain the number of officers that would be necessary to carry into effect the object proposed by the tax-office. It got abroad, that such appointments were intended, and applications were made to the treasury, and some of these applications, succeeded. Promises were made, and such promises formed what the proceeded to animadvert upon the particular nation, which he objected to. But these

render them of any avail, and, strange to tell, unfortunately for the right hon. gent.'s argument, no such act was ever proposed. Thus, an administration so very greedy of patronage, so very anxious to provide for its friends, was so negligent as to go out of power without taking care to dispose of those good things!—The third point to which the chancellor of the exchequer directed his accusations, referred to the appointment of what he called a new office in l Scotland. But what was the fact? Why, that his majesty having determined to settle a pension of £300 a year upon Mr. Dugald Stuart, as a reward for his services, the late ministers rendered an office, already existing in Scotland, available, as far as it would go, to discharge a part of that pension, and thus produced a saving to the public. Such was the plain state of the case. Now, as to another charge, of which he declared, on his by the right hon, gent, this night, namely, as to the intention to grant a pension, during pleasure, to one of the Scotch Judges-[" Intention," observed a voice across the table, " the warrant was actually made out."] The noble lord repeated, that he was quite ignorant of the transaction; but it appeared that the thing was not completed. However, he was ready to say, that jealous as he was, and ever would be, of the independence of the judges, he could not approve of such a grant as that described. But he confessed that he had doubts of the fact; and he begged the house to suspend its judg ment till inquiry should be made respecting it. This suspension of judgment, which justice warranted him in demanding, was all that he requested of the house and the country.

The Chancellor of the Each equer replied to the observations of the speakers on the The accusations of partiality in other side. the nomination of the proposed committee he retorted upon the gentlemen on the other side, by stating, that in the names he proposed there were a considerable proportion of their friends, while it was to be recollectedethat in the former committee there were only two gentlemen who were understood to have any attachment to the party with which he had the honour to act. The right hon. gent. ridiculed the rumour so industriously circulated, that the dissolution was occasioned by a desire of ministers to prevent a certain transaction from being reported by the probably not so much from the impulse of

nominations required an act of parliament to I former committee; which transaction was in fact notorious, and all the evidence with regard to which was to be referred to the new committee (we understood the right hon, gent, to allude to the affair respecting Mr. Steele, see Appendix to the present volume.) Adverting again to the appointment to Buenos Ayres, the right hon. gent. mentioned, that which he wished to contrast with the conduct of the noble lord and his colleagues, and as a proof that the present ministers were not so anxious about influence; namely, that Mr. Wilberforce Bird having applied to them for the office of collector of Monte Video, conceiving it to be included in his appointment to Buenos Ayres, they denying expressly the validity of his appointment, but still unwilling to disappoint the expectations of any man, did appoint Mr. Bird to the collectorship of Monte Video. — The first motion, that a committee should be appointed, &c. was honour, he never heard a word until stated then unanimously agreed to. Upon that for confining the number of the committee to twenty-five, Lord Howick rose, and adverting to the

> Biddulph), relative to the propriety of the appointment of sir Francis Burdett as one of the members of this committee; took occasion to observe that, although he could assure the house there was no gentleman on the other side more adverse to the general conduct of that porson than he was, although no man was more the subject of that person's attack, and that of the party, if such they could be called, who acted with him, still he would advise the adoption of the hon, gent.'s suggestion. It would be recollected by any person acquainted with the history of the times, that notwithstand ing the attempts always made, said the noble lord, to connect us with this person's party, there was no party in the country more obnoxious to them than that with which I have the honour to act. This gentleman, it will be observed, stands forward as the enemy of public abuses, and I would recommend ministers to keep a vacancy open for him in this committee. There he will have an opportunity of inquiring into the abuses of which he complains, and proposing the remedy in a much more proper way than he has heretofore done, or at-

> tempted to do. I should therefore wish to

have him afforded the opportunity, although

I happen to be so obnoxious to his attacks.

suggestion made by an hon. gent. (Mr.

his own mind, as in consequence of the in-

Mr. Biddulph observed, that he was actuated wholly by public motives in proposing the hon. baronet's name, and that he acted without any connection whatever with the hon. baronet. But having perceived that the hon. baronet had a quick sense of public wrongs, and was anxious to remove them, he thought him a very fit person to be appointed a member, and to promote the objects of this committee.—A member under the gallery, whose name we could not learn, announced his intention of opposing the appointment of sir F. Burdett, as an ineligible person, upon the ground that he had not yet taken his seat, and also upon other grounds.

Lord Howick proposed the division to take place upon the proposition of a name

from himself.

The Chancellor of the Exchequer said, he should put to the house the names he had already mentioned, and it would be competent to the noble lord, or any member, to propose such other name as they might think proper, in lieu of any that he proposed.—The names of Mr. Bankes and Mr. Biddulph were unanimously agreed to. Upon the name of Mr. Leycester being proposed,

Lord Howick rose to propose the name of Mr. Sharpe in lieu of it, observing, that he should not wish it to be understood generally, that the division was to take place upon the propriety of nominating Mr. Sharpe. At the same time he had objections to Mr. Leycester, which the roble lord was proceeding to state, when

Mr. Home Sumner, who said, that he thought it improper that strangers should be present at a discussion of the merits of individual members, moved that the gallery should be cleared. Strangers were accordingly excluded during the remainder of the debate. On the division for the nomination of Mr. Leycester, the numbers were, for the proposition 244; against it 149; majority 95 .- After this division, we understood that the name of sir Francis Burdett was proposed by Mr. Biddulph. Upon this proposition a debate arose, which continued shove an hour, and terminated in the rejection of the hon, baronet's name without . a division.—The Committee was then appointed, consisting of the members proosed by the Chancellor of the Exchequer. Adjourned at three o'clock.

Wednesday, July 1.

[PAPERS RELATING TO THE POLYGARS.] -Sir T. Turton rose to give notice, that he would on Friday se might move for the production of certain papers, relative to the Polygars. Being on his legs, he took occasion to advert to another subject, which was intimately connected with that to which his notice referred, namely, the subject of the Carnatic. Upon that subject he had, in the last session of the last parliament, moved for the printing of certain papers which were not ready before the dissolution, but which had since been distributed among most of the members, and of course they had full opportunity of becoming acquainted with For himself he could say, that he was quite prepared to enter into the discussion. but as a matter of courtesy he thought a noble lord (Folkestone) claimed the precedency, and as that noble lord's motion required some preparation, he could not look for a full attendance upon the question with which he meant to follow. He, therefore, could not feel himself able to promise the introduction of the Carnatic Question, in the course of the present session. However, if those who were immediately concerned for the noble marquis to whom these investigations referred, wished to have this question brought before the house, he could tell them that he was fully prepared to bring it forward.

Sir A. Wellesley professed his anxiety to have this matter at once brought forward and decided. He begged the house to consider the time in which the friends of the noble lord alluded to had been kept in suspense. For no less than six years this question had been under the consideration of the house, and according to the manner in which those who endertook to manage it proceeded, it might be still six years more before they arrived at a final issue, during which the noble marquis and his friends were to be agitated by perpetual discussions, or rather by perpetual abuse. With such a consideration in their minds, it was of course the wish of all connected with the noble marquis, that the business might be determined as soon as possible. If, therefore, the hon. baronet was willing to prosecute the business, it was the wish of the noble marquis's friends that he should bring it forward at once.

Sir T. Turton had no reason for hesitating

prepared at present as he required to be. But there was a precedency due to the noble lord already alluded to, which he could not discard. He begged, however, to have it understood, that he had no wish for procrastination. The word if, used by the right hon. baronet, was by no means attributable to any part of his conduct in this transaction, for he had always shewn himself willing to proceed in the business, and no part of the delay that had occurred was attributable to

> HOUSE OF COMMONS. Thursday, July 2.

[CLOATHING OF VETERAN BATTALIONS.] -Mr. Rose, agreeably to notice, made his promised motion for the production of certain letters which had passed on the subject of the Cloathing for the Veteran Battalions, and which had not been produced in compliance with a former order of the house. He thought it necessary to explain what the nature of the letters and minutes, which in his opinion were material to the subject in question, and which he presumed to think had been improperly withheld, actually was. When he was appointed one of the joint paymasters of the forces, it occurred to him, that if any savings were likely to be made in the military department, the cloathing was a branch in which it might as probably be effected as in any other. He inquired accordingly, how other parts of the service were provided in this respect, and found that a person who contracted for cloathing the marines, did so at a rate greatly lower than that charged for cloathing the invalids. He sent for this person and found that his charge was only 1 l. 1s. 6d per suit, whereas the charge then made for cloathing the invalids, was 11.7s. Qd. It turned out, however. that there was more lace on the cloaths of the Veteran Battalions than the contractor had been aware, he therefore increased his estimate to 1 l. 3s. Having ascertained this. the right hon. gent. next sent for the person accustomed to cloath the Veteran Battalions, telling him that his wish was not to change any tradesmen, if they could continue to serve the public on nearly the same terms with others. He shewed to this gentleman (Mr. Dickie) the suit of cloaths, furnished by the person to whom he (Mr. R.) had ap plied, whose name was Courtnay and asked if he (Mr. D.) was willing to serve govern-Mr. Dickie replied he could not, and that if statement, when, if there was any thing in

with regard to himself, for he was as much the (Mr. R.) could get any person to contract with him on such terms, it would be wrong in him not to close with the offer. After the pattern suits had been approved or, Mr. R. se did give Mr. Courtnay the orders, and some of the battalions were served by him. When he wished, however, to deliver to. the noble lord (Temple) 2000 suits which had been prepared, they were refused to be. accepted of, on the ground that they were of bad quality, of bad workmanship, and too scanty. In the mean time the noble lord again applied to a Mr. Box, who was a partner of Mr. Dickie, and received an estimate from him, not indeed as he had formerly charged, amounting to 11. 7s. 9d. but to 11.4s. 9d, being, however, 1s. 9d. per suit more than those furnished by Mr. Courtnay. It appeared from the minutes in the office, that this change had been made in consequence of complaints that the cloathing was of bad quality, bad workmanship, &c. and that letters had accordingly been written to the commanding officers of the different battalions who had been served by Mr. Courtnay, inquiring if the fact was so? The answers to this inquiry had not been produced; and it was of the suppression of them that Mr. Rose complained. He proceeded to read these letters, as they were to be found in the office, and stated, that so far from supporting the truth of the complaints made against the quality of the cloth and workmanship furnished by Mr. Courtnay, they. uniformly proved his articles to be better, in these respects, than they had been for several years. The only fault they had, was that they were small, and under the general size; a fault which was immediately remedied. So, therefore, the munute in consequence of which the contract with Mr. Courtnay was set aside, and that with Mr. Box entered into, was unsupported by evidence, and proceeded on a false allegation. This might, in his opinion, become no improper subject of inquiry for the Committee of Finance, or the Commissioners of Military Inquiry. All, however, that he now wished to move for was that the letters from the commanders of the battalions as to the quality of the cloaths furnished should be laid before the house. He concluded by moving for Copies of all Minutes; Letters, &c relative to the Cloathing of the Veteran Battalions between the years 1804 and 1807.

Lord Temple said, he should not inquire; into the reasons which had induced the right ment agreeably to that pattern, for 11.3s.? hon gent, to take on himself the present.



it, the Committee of Finance or Commissioners of Military Inquiry, were, as he himself stated, the proper persons to inquire into the circumstances of it. At the time the right hon. gent. originally made his motion, he (lord T.) explained to him, that there were a great many of the letters referred to contained in the minutes, it would therefore be unnecessary to produce them, and in this the right hon, gent, seemed at the time There was at that time other tò acquiesce. information and other letters on the subject, which, being of a private nature, and not addressed to him in his public capacity, he did not feel himself authorised to produce. He now, however, had certificates of the facts, contained in those letters, and which he thought material. Mr. Box had cloathed the battalions in question for 15 years previous to the time of Mr. Courtnay's having been employed. 'Shortly after he (lord T.) came into office, complaints were made to him of the badness and smallness of the cloathing, In consequence of these complaints, inquiry was made, and a comparison was also taken of a suit of them with a suit belonging to another corps. They were found to be badly made up, and from this circúmstance, joined to their being of an under size, the contract was given back to the man who had executed it for 15 years. Two things were to be considered in a contract. It might be too dear, or it might be too The inadequacy of quality and size was in this instance, found to be by no means counterbalanced by the lowness of the price. There was a difference between the two estimates of 1900l. which surely the public could not reckon any object when put in competition with the health, warmth, and comfort of those brave men who had been wounded in their service. His lordship procéeded to read a letter and a certificate from the major of the second battalion, and from the quarter master of the battalion at the Tower, stating that the cloaths furnished by Mr. Courfnay were by no means fit for men wounded in the service, who required large and comfortable cloaths, but might be fit enough for stripplings. They were in general too small, some of them had to be cut down to join out others; 600 could not be fitted out of 1000 suits: some of those furnished by the former clothiers, were required to be issued to supply the deficiency; 200 were obliged to be returned; and when remonstrated with as to the unfitness of the cloathing, the answer by Mr. Courtnay was, that he would be a great loser by the contract. | late ministry had written a circular letter,

The noble lord referred to his successor, if applications had not been made to him, from more than one battalion, not to change the old clothier.

Mr. Long admitted that applications had been made to him, but the mode was now changed, being by advertisement for estimates. If the noble lord had been at all hurt by the agitating of the present question. he could not help thinking he had himself alone to blame, in carrying away in his pocket such evidence as seemed to support the step which he had taken, and leaving behind him in the office only such evidence as wentto condemn him.

Lord Howick complained, that these charges were preferred without giving his noble friend the opportunity of a fair trial. From the information his noble friend had received, he was not only justified in transferring the contract as he had done; but he would have been highly culpable if he had not transferred it. He knew not whether the clothing of the marines was furnished by Mr. Courtnay; but he had heard while at the admiralty very general complaints of the marine clothing.

The Chancellor of the Exchequer thought . the statement of this night entirely owing to the noble lord's own conduct. If he was inconvenienced he had himself alone to

Mr. Windham thought that though the right hon, gent, might be justified in bringing forward the measure, he could not be justified in not now proceeding in it.

Mr. Johnstone approved of the mode in which the business had been brought for-

Mr. Wilberforce wished to know if the noble lord meant to say that the substance of the letters were contained in the Minutes, or only that they were referred to in them?

Lord H. Pety answered the question by reading a part of the minutes.

General Tarleton begged the house to consider its own dignity. If this practice of recrimination was to be perpetually resort. ed to; if when a charge was to be made against one party, it was answered by a counter complaint, there never would be an end to any debate in that house. He thought the subject ought to go before a committee of inquiry, without further ceremony.

Mr. Huskisson read extracts of letters from various commanding officers, expressing, their satisfaction with the manner in which Mr. Courtnay had executed his contract. The the uniform answer was in its favour, instead of complaining of it. But they did not wait until these answers were received; the fact being, that the new contract was hastily closed before they had received a sagle answer to the pompous inquiry-they had affected to set on foot, previous, to the dismissal of the former contractor.

Mr. Cochrane Johnstone said, this was one of the neatest jobs he ever heard of in his life. He was glad the house had taken up the subject of the airty clothing, as it would lead to the discovery of a great many abuses in that department, and tend to better the condition of our brave defenders .-

The motion was then agreed to.

[SHPRIFFE DEPUTE OF SUTHERLAND, &c. AND LORD CULLEN'S PENSION.]-Mr. W. Adam rose to make his promised motion on the above subjects. He entered into a description of the office of Sheriff local jurisdiction of the highest importance, and one in which it was extremely necessary that the duty should be performed with as much dispatch as possible. The Shrievalties of Sutherland and Caithness were formerly united, but, in consequence of the inaccessibility of the former county, it had been deemed necessary to separate them and to appoint a sheriff for each This occasioned an expence of only 350l. a year. Sutherland was a county containing 26,000 inhabitants, and he appealed to all who knew Scotland, whether the appointment of a separate Sheriff Depute did not stand recommended on public grounds of advantage. He then explained the situation of the counties of Kinross and Clackmannan, neither of which had a Sheriff Depute. The Sheriff Depute of Stirling had jurisdiction in Clackmannan, and the Sheriff Depute of Fife in Kinross. In the latter county, as long as he remembered, the Sheriff Depute never did himself discharge the duty of his office, but appointed a substitute for that purpose, who, though a very respectable man, possessed no legal information. It became necessary to remedy these evils, and on public principles of utility, Sheriffs Depute were appointed for those two countres of Clackmannan and Kinross. To effect this, it became necessary to obtain the formal resignations of the Sheriffs of Fife and Stirling, who were afterwards re-appointed with their salaries .-He next proceeded to the subject of the warrant for granting a pension to lord Cullen, and expressed his regret that the sub-Vol. IX,

inviting complaints against the clothing, and ject should come forward in the greater shape, more especially, as on that day, a on the next, the barons of the Courts of Exchequer in Scotland would couse to a determination upon ft. He passed the highest eulogium on his noble friend, and declared, that a more enlightened scholar, a more profound lawyer, a more agreeable companion, and a more perfect gentleman, never existed. He would shortly state the circumstances under which the warrant was granted, and he was sure, he should satisfy the house that what was proposed to be done, was not more than what ought to be done. In Oct. 1805, he received an intimation from lord Cullen, that having spent a day with the Duke of Portland, at Bulstrode, his grace expressed a wish to communicate with him (Mr. Adam) on the subject of a pension for lord Cullen for life, with a reversion to his wife. The change of administration, which soon after took place. Depute in Scotland. It was a selection of prevented the completion of this business. In 1806, it was natural for lord Cullen, who had been connected with the late administration, to bring his case again under consideration. He did not contend that in any case it was fit to grant a pension to a Judge for life, but he contended that the crown should have the power of doing so, and he contended, that in cases in which a Judge was involuntarily involved in embarrassments, it was incumbent on the crown to endeavour fo relieve him. Lord Cullen was the eldest son of D. Cullen, one of the greatest men that Scotland ever produced, and who had raised thereputation of the Medical School of Edurburgh, to the height which it then stood. Dr Cullen, however, died poor, and left a large family; the younger branches of that family were in a great measure provided for by the public; but lord Cullen, the elders son, could not guard himself from the effect of the embarrassments which descended to him from his father, and was in consequence obliged to give up two-thirds of the revenue of his situation, to relieve himself in some degree from those embarrassments. Those circumstances were taken into consideration by the late ministers, and there was every reason to suppose that in August last theaffair was completed. However owing to the official delays, the warrant for granting a pension of 400l. a year to lord Cullen for life, with a provision of 2001, a year to Mrs, Cullen, was one of the last acts of the late administration. From that period until Monday last he had heard nothing more about it. He hadeno idea that the warrant

sefor any thing else but a provision for lie he was sure lord Grenville meant to be for life. If when the grant was, produced it should appear on the face of it, that it was during pleasures he would contend that it was an error; the very circumstance of the reversion must shew it was an error. As he had before mentioned, the Barons of the Court of Exchequer in Scotland, were at this time employed in considering the subject, and he deeply regretted that it had been mentioned in the house of commons, until their report had been made. As it was, however, he thought it his duty to move that an humble address be presented to his majesty, that he will be graciously pleased to give directions that there be laid before the house copies of the appointments of the sheriff depute of the county of Sutherland, and of the sheriff depute of the counties of Clackmannan and Kinross; and also of the warrant granting a pension to lord Cullen, one of the senators of the college of justice; together with copies of all representations and official correspondence

relating thereto. The Lord Advocate of Scotland was desirous, that the letters and applications of the Sheriffs Depute for these counties should be laid before the house. Without meaning to throw any imputation on the respectable individuals who had occupied the new offices, he termed their appointment an on-To prove necessary or wanton expence. this, he entered into a history of the sheriffs . debute of Scotland; they were divided into 5 classes; each class receiving a salary proportionate to its labour; by the new arrangements, the sheriff of Sutherland, who was and in the last class but one, because no peralise difficulty attended his situation, was the receive a higher salary than some of those in first class. The sheriffs of Stirling and Fife had, it seems, resigned, to gave an oppertunity for the new arrangements. He world like to know if they were nor solicited to do so. With respect to the pension granted to lord Cullen, he would not follow the learned gent, in his detail on that subject, - but he was surprised that if it was thought advisable to take such a step, it was not done in such a manner as to preclude the necessity of bringing it under the consideration of house of commons. He concluded by some severe remarks on the creation by his majesty's late ministers of two new professorthis in the University of Edinburgh-that Medical Jurisprudence, and that of Mih-Surgery.

Mr. C. Wynne defended the institution of the two new professorships. There was scarcely a college on the continent, which had not long had a professor of medical jurisprudence, and the advantages of having a distinct professor of military surgery were obvious.

Mr. Cochrane Johnstone declared, that a more honest, upright, and able judge than Mr. Williamson, the Sheriff Depute of Stirling, could not exist. He happened to be with him when he received a letter from lord Spencer, requiring him to resign, pro tempore, in order that a distinct sheriff might beappointed for Clackmannan. Mr. Williamson declared to him, that such an appointment was wholly unnecessary, and exclaimed, in his Northern dialect, " Gude God, Maister Johnstone, did you ever see sic a job!" (A laugh.) With respect to the pension granted to lord Cuilen, the reversion to Mrs. Cullen was a gross insult to the morals and feelings of the people of Scotland.

Mr. R. Dundas never heard of the least necessity for the appointment of the new sheriffs. As to lotd Culien's pension, the character of that learned lord certainly stood very high; but when he was thus selected from a body of men, and shewn peculiar indulgencies, he thought it indispensible that more specific grounds should be stated for such a measure than ewhat had hitherto been advanced.

Mr. Laing defended the appointment of the sheriffs. The question was not, whether the sheriffs of Stirling and Fife declared that there was nothing to do in Clackmannan and Kinross, but whether the people of Clackmannan and Kinross were satisfied with the sheriffs not coming there to do any thing for them. He had never understood that lord Cullen was a very particular friend to the last administration, and he could not therefore see the justice of imputing the grant which he had received to party motives. Adverting to the arguments urged by a learned lord against the appointment of the two new professorships at Edinburgh, he observed, that similar arguments might have been applied with equal force against the appointment of Dr. Blair, as Regius Professor of the Belles Leitres; or of Dr. Walker, as Professor of Natural History. Regius Those appointments might as well be called jobs as the present; but he confessed he was not surprised, that men who had belonged to an administration the most unfriendly to literature that ever existed, and by whom genius of every description had been left to

such men should condemn conduct so oppo- public would derive as much advantage free site to their own.

The Marquis of Titchfield expressed his belief that the duke of Portland was not acquainted with the particulars of the transaction which was then the subject of debate.

Mr. W. Dundas defended the appointment In Sutherland, in conseof the sheriffs. quence of the distance of the residence of the sheriffs, justice was not delayed but not done. The country was 80 miles from sea to sea, 50 miles in the other direction; had a population of 26,000 inhabitants, and ought to have a particular sheriff. Lord Reay, who had a large property in it, had intreated him for the last five years to procure that alteration, and he lamented that whilst he had the opportunity from his connex on with ministers, he had not endeavoured to accomplish so desirable an object. He had said thus much just to give a warning to the right hon, gentlemen opposite, that if they meant this women's war of recrimination, for the purpose of gaining popularity, they would not find it succeed.

The Solicitor General for Scotland contended that the duties of the shrievalty were now as before done by deputy, and that eminent person who had been appointed sheriff of Sutherland resided in Edinburgh, and could not have given his presence in the county for the times required by act of parliament. As the matter had been brought before the house he thought it right to be fully, fairly, and thoroughly sifted, and therefore he moved as an amendment, I hat therefore he moved as an amendment, there be also laid before the house copies of all official correspondence upon the subject.

Mr. Croker thought that literary merit ought to be rewarded in the usual way. . He was not a friend to giving inducet rewards for direct services.

The Chancellos of the Exchequer did not think the public would derive much advantage from these discussions, but the right hon, gent, who represented them as women's war of recrimination, should not lose sight of the side from which the attack was made. He should look to those who sent forth charges of attempts to raise false cries, and wished no peculation to go to the country as their ery, as if they were all purity, and their opponents the advocates of peculation. He had observed, in the late administration, that they made great professions, without any corresponding performances, and attempted to gain popularity with the public upon false in any part of my life in which I was a

pine in want-he was not surprised that pretended. Under these circumstances, the the recrimination, as from the attack. appointment of the sheriffs, for Sutherland had been proposed to Mr Pitt, but he refused to accede to the alteration. The grant of a pension during pleasure to a judge was not. only dangerous to the independence of the judicature but contrary to law. He had introduced these facts to the house on a former night only to shew, that the house ought to pause before they would appoint a committee, in which those gentlemen would have a preponderating influence who thought with the late ministers.

> Mr. H. Martin was extremely happy to find that he had the approbation of a right hon, gent, on the other side (Mr. Rose) whose name was so proverbial as an enemy to all jobs! That right hon gent. could, he was well convinced, be very serviceable to the country, if he was to devote his time to an endeavour to make out discoveries of this nature, and if he had the support of parliament, the country would not say that this was a woman's war. He was not himself, he confessed, so capable of defending against an accusation of this sort as those who had spent 14 years in extending the power of France. But on Tuesday next all these independent gentlemen would have an opposetunity of testifying their zeal for the detection of abuses, by supporting the motion of a noble lord (Cochrane) for a list of those members who held pensions, places, &c. either in person or by other branches of their tamily.

Mr. Canning, in a strain of irony, lamette ed his ability to rise, after the very able, page cise, and tormal speech of the learned men However, the necessity of the new appear ments of sheriffs, he contessed he did not to be very clearly made out, neither was term of medical jurisprudence, very accerate's defined. And the matter of the sion to ord Cullen was still less satisfactorily explained. As the learned gent had not given him the most ample satisfaction upon the whole, he should vote in support of the motion for the production of the papers.

Mr. Rose got up in great warmth and alinded to what had been said by the learned gent. (Mr. Martin.) If the hon, and learned gent., said he, thinks he can put me down any such insignations as he has just made, will find himself mistaken. He says that my name is connected with jobs, I dare then hon, and learned gent, to show t e instance

3 A 2

appeted with any jobs. All the rewards I of the members of the house be led away by have received from the public are known to the public. I never put the public to the expence of a single shilling that is not puly Whether I am under or over Licly known. rewarded is another question. Over rewarded I have been, I am willing to admit; but still I say, that the public have not been put to a single shilling of expence on my account, that is not publicly known. If I had concealed any reward that I had from the public, I should think myself the most scandalous person in this country.

Mr. Martin said, he haved he had spoken under and within the rules and orders of the house, since he was not checked by the chair; and while he was in that order, he should convey his ideas to the house in the manner which appeared to him the most

Mr. Windham thought the house had heard pleasantry too long pursued, and fury too much indulged in the course of this debate. Of accusations generally and loosely made, no one disapproved more than himself; but they were not to be got rid of by abandoning the subject in discussion. The questions here were not to be gotten rid of by the species of declamation in which the right hon, the chancellor of the exchequer had indulged. When he talked, in lofty terms, of having his eye on the late administration, that he would strip off their mask, and made use of such expressions, the right hon, gent, reminded him of a considerable person of the last age, and to whom during is life considerable attention was paid by he public; he meant Mr. Pope. He had as proposaly written concerning his power of inputs of there as the right hon, gent, had

maken:

while I live, no rich ignoble knave

mail walk the world in aredit to his grave.

These words made some noise, and they e alarming to some persons at the time they were written, but they were now considered as perfectly ridiculous. He causioned the right hon, gent, against the same sort of ridicale, which would overtake him cooner than it did Pope. If the late adminisarguing had acted in any manner by which ublic interest had been menificed to private issour if they had, for the take of serving their own friends, done that which was injuthat which nothing but morit could deserve, aid bestowed it on their favourites without rit—let the facts be exposed, and the parbrought to shame; but let not the minds then agreed to. 41

vague and general declamation. As to the appointments of sheriffs to the counties of Sutherland and Caithness, the measure on the face of it carried so clearly its own propriety with it, that it rather was the business of those who opposed it to shew why it should not take place, than that those who favoured it should show why it should; and the only question which he thought could be put on this part of the case, as it regarded the late administration, was, whether the appointments were made fairly and bond fide. As to the pension to lord Callen, it was clearly intended to have been a grant for life. As to the science of Medical Jurisprudence, he had only to observe, that it was known to every university in Europe, and it would be a repreach to us to be ignorant of it; for these reasons he was favourable to the motion now before the house.

Mr. Huskisson wished to know, whether it was by intention or mistake that the precedents in the case of the grant of pensions to lords Loughborough, Eldon, and Redesdale, were departed from in the grant to Mr. Ponsonby, late Chancellor for Ireland. In the former cases, the pension was to cease in case the noble lords should again be placed in the same office, or in any other of equal profit; but this limitation was left out of the grant to Mr. Ponsonby; so that if the gentlemen opposite should succeed in their project, that gentleman would again probably have the seals without his pension being discontinued.

Lord H. Petty had signed the warrant by virtue of which Mr. Ponsonby was to enjoy his pension. He had signed it under the impression that it was similar to the warrants for granting pensions to the other chancellors, and would not have signed it under

any other impression.

Mr. Adams vindicated all the circumstances that attended the pension of lord Cullen: he was intimately acquainted with them all, and was the person with whom the duke of Portland and lord Cullen had communicated upon that subject. As to the pension operating as a corrupt motive on the mind of lord Cullen, no man of any administration would venture to assert it. The same propriety he might assert, presided in the choice of the professorships, in the Universities of Scotland, and he would defy the gentlemen opposite to say, that under any former administration, such impartiality had been observed.-The metion was

Huskisson begged leave to differ with the learned gentlemen who spoke last, as to this very disinterested spirit which it was pretended pervaded and characterised all the appointments of the late administration.
Was the pension granted to Mr. Ponsonby on his retiring from the chancellorship of Ireland of that description? was it even accompanied and checked by the usual clause that the pension of 4000l. per annum should not be enjoyed by that learned gent, in case he accepted of any other office to the same amount, or upwards? In order to place this matter in a clear point of view, he thought it his duty to move, That there be laid be-fore the house, a copy of all the warrants, granting pensions to Chancellors in England and Ireland since the 1st of Jan. 1800.

Lord Howick declared, he had no objection whatever to the motion of the hon. gent.; at the same time he could not help thinking, that the hon, gent was not the most qualified person in the world to resist improper grants, when a certain marriage settlement was recollected, and many other grants to the hon. gent. his family, and connections, got by what means, the Lord only knew, and for what the Devil only knew. It was not a happy measure to come from that side of the house, when he looked round, and observed that every member then sitting on the Treasury Bench, all of them, to a man, enjoyed some place, pension, or grant, either contingent to themselves, or in reversion to expectancy, as provision for their families and relatives; he could not think this motion came with much grace from that side of the house. If he was to single out one man more than another, as the most unqualified man, taking all the circumstances into consideration, he would say the hon, gent, was the most improper and the least qualified to bring forward such a motion in that house. The noble lord believed it was not the intention of the late government, to give Mr. Ponsonby more than other chancellors had received before him. Those who knew the chamacter of Mr. Ponsonby, those who were acquainted with his independence and liberality of sentiment, well knew, that he himself would be the first to cancel any improper grant made to him, he would be the last man in existence to take advantage of such an act. He should say no more upon this subject, except to declare, that it was not the intention of his majesty's late ministers to make this grant different from all others of the same kind; and if it became neces- greater length then he had intended to

- Printing To Charcellors ? - Mr. sary to bring a bill into parliament to rectify such an erfor, should the hon. gent. move it. he would be the first to second his motion. But what, he asked, was all this objection for? to what end did it lead? to what good could it tend? He thought all this was calculated for the sole purpose of diverting the public attention from those inquiries which the house wished to set on foot. The cty of " No peculation," to be sure, was most properly applied by gentlemen at the other side of the house; and he hoped that the charges that had been made, would not be found to prevail with the public to give up inquiry ; but that if any improper offices had been appointed, the house should examine and condemn or censure as they found expedient. But this was not the object of the gentlemen opposite; no-their object was but too apparent—their wish was to lead the attention of the house and of the public to these topics of improper appointments and grants in order to cover with some pretence or other. the late alterations in his majesty's ministry, and the new appointments on the committee of finance. Upon the latter subject, then, what had been done? The right hon, the chancellor of the exchequer had approinted 8 new members, all of whom were selected by himself, in order to give him a decided majority. This, he trusted, would not be forgotten. It would also be recollected, that 3 members of the former committee, among whom he must first name Mr. Sharpe and Mr. Lamb, who were objected to by that right hon, gent, as unfit members of that committee, because they were the most attentive of all those who attended, and most indefatigable in seeking out sh and detecting peculation in every ed by this right hon. and learned gent. his hon. friend (Mr. Whithread), for as other reason whatever, but because he was the ctive prosecutor of lord Melville. ry washe to witness the general spirit of attack and recrimination witnessed within that house; it was not a season for it; but when one party was continually threwing out dark and ambiguous hints, threatening to expose a something here, and to detect a something there; perhaps the best, the most manis way to resist such vague attacks was by bold, express, and direct opposition-to answer hints by facts, and senseless cries by a d mand for immediate inquiry. He begged pardon of the house for trespassing so h at so late an hour; he had been hurried to

his temper, when he heard of charges and going through with the current business. accusations, and saw what kind of men they Had he remained in office a few months

were that preferred them.

thing in the slightest degree derogatory to the late chancellor Ponsonby, for whom he tious in preferring his accusations; it would professed the most unfeigned respect.—The motion was then agreed to.

> HOUSE OF COMMONS. Friday, July 3.

[PENSIONS TO CHANCELLORS ] omission in the grant of a pension to the and that it was intended to be so. late Irish Chancellor (Mr. Ponsonby) on his ! respecting the pension, should he again accept a situation of trust or emolument. He had since received information that this was owing to a mistake in the grant on this side of the water, and that in the warrant issued from the Treasury in Ireland. the proper clause was inserted. He trusted that no one was less disposed than himself to throw out an unfounded insinuation on any man, or any set of men. But he had been deceived by the mistake in the grant, which certainly did exist. He therefore moved, that the order which had last night been made for the production of the grant be discharged. Ordered. Soon after,

Lord Howick entered the house, and observed, that his anxiety on this subject had been so great, that on the adjournment of the house last night, he had lost no time, but had called on Mr. Ponsonby, to ascertain the ath of the hon, gent's, assertion. Personby could not inform him whether or net the grant contained the clause alluded tor but he assured him that he had never the slightest idea whatever of accepting the persion, without the usual conditions; he had since then written to lord Hankesbury, stating, that should the clause actually have been omitted in the grant, he was ready to surrender it for the purpose of its insertion. He (lord Howick) confidently appealed to the gentlemen of Ireland, whether there had ever been a chancellor, who had discharged the important duties of his high office with greater ability, diligence, and advantage to the public? When he first succeeded to the office, the Chancery Court of Dublin was in arrears for six years Canada; when he quitted office, he had got cies. under all the notices and motions, and had clothing the militia. 34,4831. for the full

wife, but it was not easy for a man to keep brought down the causes to 200, besides longer, not a single cause would have been Mr. Hiskisson denied that he had said any left undetermined. He wished that the hon, gent, would, in future, be more cauhave been more candid, had he carefully inquired into this subject, before he brought it forward for the consideration of the house of commons.

Mr. Huskisson repeated his former state-Mr. ment. The clause had certainly been omit-Huskisson regretted thate the noble lord ted in the grant on this side of the water, (Howick) was not present, to whom he had, and he was therefore justified in imagining last night addressed a question respecting the that it might have been omitted in Ireland,

[NAVY, ARMY, AND OUDNANCE ESTIretiring from office, of the usual clause MATES.] The house resolved itself into a Committee of Supply. The Speaker having left the chair,

Mr. R. Ward stated that the Navy Estimates were, with little variation, the same as the dast Estimates. He had nothing more to do, therefore, than to move the following resolutions: That 130,000 Scamen be allowed for the year 1807, including 31,400 Royal Marines. That 3,126,500l. be granted for wages for these seamen for 13 months, at 11. 8s per man, per month. That 3,211,000l. be granted for victualling the mes for 13 months, at the rate of 11, 18s, per man permonth. That 5,070,000l begranted for the wear and tear of the ship at the rate of 31 per man per month. That 422,500l. be granted for the sea service in advance. That 1,135,474l, be granted for the half-pay of the navy. That 2,134,003l. be granted for naval buildings and extra works, 1,500,000l. be granted for the hire of transports for the year 1807. That 300,000l. be granted for the sick and wounded seamen. That 500,000l, be granted for the prisoners of war at home and abread.—These resolutions were put and agreed to.

The Secretary at War then rose and said; that he need not trouble the house any farther than by moving the following resolutions;—that 113,795 effective men be allowed ed for the land forces. That 4,051,023l. be allowed for the pay of these troops. That. 2,609,1431, be allowed for the troops in the plantations. That 125,2141 be allowed for the dragoons. That 277,249l. be allowed for the charge of recruiting and contingencies. That 190,5291. 17s. 6d. be granted for the staff officers. 2,493,664l. for the embodied. Notices, for 600 Motions, and for 427 militia. 622,153i. for the militia contingers 157,2271 10s, for the charges of

pay of the supernumerary officers. 467,2731. for the increased rate of subsistance. 186,0821, for the half pay of the land forces. 55,330l. for allowances to reduced military officers. 44,000l. for the half-pay of our American forces. 406,380l. for the Chelsea out-pensioners. 43,258l. for Kilmainham hospital. 832,540l. for defraying the charges of foreign corps. 22,175l. for the Royal Military College. 21,2471. for the Royal Military Asylum. 18,402l. for Chelsea Hospital. 409,450l. for the barrack department. -- These resolutions were put and carried.

Mr. Ashton moved the ordnance estimates. which were, 2,278,1971, for the ordnance of the land service. 301,406l. for the service of the year 1805. 262,365l. for the service of the year 1806. 471,246l. for the ordnance of Ireland.—The resolutions were put and carried.

> HOUSE OF COMMONS. Monday, July 6

MR. GALWAY PETITION AGAINST MILLS ] Mr. Cochrane Johnstone presented a petition from Mr. Elliott of New Bond-street, against Mr. Galway Mills, who was then in custody of the Marshal of the King's Bench, for a debt due to the petitioner, when he was returned to the present parliament. The petition stated, that in the course of business two bills of exchange had come from Mr. Mills into the hands of the petitioner, which had been respectively dishonoured; that Mr. Mills was also indebted in considerable sums to the petitioner for work done, goods sold, and money advanced; that in last Michaelmas Term the said Mr. Mills had, upon process out of the Court of King's Bench, been taken into the custody of the marshal of the said court, but had entered a sham demurrer, which he had afterwards abandoned; that in last Trinity Term the petitioner had obtained judgment for 1013l. but that exe- to raise the character of this house [a stad cution had been stayed by a writ of error brought by the said Mr Mills, to evade justice, and in order to escape the payment of his legal debts; that as no bail can be taken to an action pending a writ of error, the said Mr. Mills was in custody of the marshal of the King's Bench, when he was returned to the present parliament as a representative for the borough of St. Michael's; that the petitioner was informed that Mr. Mills had it in contemplation to apply for his liberation to that house, he having a considerable colonial property in the West lery was immediately cleared, and strangers.

Indies, with a view to withdraw from the jurisdiction of the courts, and for the purpose of evading justice; that under these circumstances the lord chancellor would not grant the writ "Ne exeat Regno:" that if the said Mr. Mills should be discharged out of custody by that house, the petitioner would be greatly injured; and that the petitioner therefore prayed that honourable house that it would be pleased to take such measures on the premises as to its wisdom should seem meet, and that petitioner might be heard by himself or his council, to prove the facts and allegations in his petition -This petition was ordered to lie on the table, as were also similar petitions presented against the same gentleman, by Mr. Cochrane Johnstone, from Mr. Allen, of Bondstreet; and by Mr. P. Moore, from a creditor, to the amount of 19,2001.-The petitions were ordered to lie on the table.

[STATE OF THE NATION.] Mr. Whitbread rose and addressed the house as follows:-I am not, Sir, altogether unaccustomed to address this assembly. During the number of years I have had the honour of a seat among you, it has been my lot to bring forward several important propositions, some of which have experienced a favourable reception, but the greater part a determined opposition. Yet never have I been in the habit of making any apology for the insufficiency of the proposer, however strongly I felt it, thinking it better to rely on the solidity of the grounds upon which my propositions rested, than to attempt conciliating attention by apologies. But I must confess on this occasion, whether from the growing diffidence of the public in public men; whether from the manner in which I have been recently spoken of in this assembly whether from the nature of the debates which have lately taken place amongst us, in which a spirit of attack and recrimination has been manifested, by no means calculated cry of hear! hear!] whether from the disastrous state of the times, or whether from all these feelings combined, I never rose with so great a degree of diffidence and solicitude. If in my endeavours to bring back the gravity of debate-to get rid of the spirit of recrimination which has too long prevailed amongst us, and to retrieve the fulling fortungs of this mighty empire - Here'.

Mr. Dennis Browne, of Mayo, moved the standing order for the exclusion of strangers; in consequence of which the gal-

the evening. - Notwithstanding the shove circumstance, we are, however, enabled, from an authentic source of information, to communicate to dur readers the following outline of this important debate.

Mr. Whitbread proceeded to lay grounds for the motion he intended to offer, and stated as the reasons and objects of inquiry, the state of our Sugar-colonies, and the danger to which our East-India empire was expused; he alluded to the mutiny at Vellore, and seemed to think it arose from a deeper and more general feeling, than the impo-Litic and ill-judged military regulations which had been assigned as its cause. The state of the sister kingdom, he also thought, should be inquired into in a committee of the whole house; he feared Ireland was not so cordial as she should be in our common cause, and he desired to place her in the same situation of loyalty and good affection and security as Devonshire or Yorkshire. He was aware that Catholic emancipation could not and ought not now to be farther attempted, but there were other means of allaying animosity, and conciliating affection; among many such means be should allude to that of a system of tythes which an bon. gent. on the other side (Mr Croker) who did not usually agree with his hon. friends, had allowed to be a subject of much consequence, and if carefully managed, pregnant with good effects. should not dwell at greater length on this subject, because he felt it might be more effectually discussed hereafter, but beyond doubt that discussion in a committee, on the state of the nation was absolutely accessary. He would also assert that the entmordinary dissolution of the late parliament demanded an enlarged inquiry, and he innisted that the doctrines on which that and the preceding measures were sought to be justified, viz. that the king could arany mement act without an adviser, tended to despoting, and the subversion of the constitotion. He disapproved of his majesty's late choice of ministers: he thought one of them (the chancellor of the exchequer) a person not likely to gain the confidence of Ireland; and he considered the right hon: coretary (Mr. Canning) as little calculated, from his temper, his feelings, and the whole country with which he (Mr. W.) should never cease to hope that negociations for peace might speedily be renewed. He ob-

not re-admitted during the remainder | served also that the recal of ford Melville to his majesty's councils deserved serious inquiry and deep reprehension, though he would not say that it was illegal, or contrary to the resolutions of that house. He concluded by recapitulating his statements, and moving that a committee be appointed to inquire into the State of the Nation.

Mr. Milnes replied to the arguments of the hon, gent. He stated that the proposed inquiry would be vague and delusive; that it was an attempt to censure the late change of administration, and to embarrass the measures of government; that many of the grounds which had been urged by the hon. gent, for going into the committee, had equally existed during the continuance of the late administration, when no such notice had been made by the hon, gent, or his friends; he represented the state of the country to be such as required the exertions of the united energies of all descriptions of its subjects, which it was the object of this motion to distract. Looking to our resources, to the patriotism and valour of the country, he saw nothing to fear, but much to expect. Were we to countenance the exertions of our allies by examples of British valour; were we to evince by our conduct a conviction of the fact, that the path of peace was only to be found under the arch of victory, he had, no doubt but the ultimate issue of the contest would be honourable to the country. With, a conviction of these truths on his mind, and for a variety of other reasons, he was so far from giving his support to the motion, that he should move that this house do now adjourn.

Lord Milton said a few words nearly similar to those he had used on a former occasion.

Sir A. Pigott went into a legal statement to shew the idegality of the doctrine of the king's acting without advisers, and drew a distinction between the sovereign in his executive and in his legislative capacities, and asserted strongly that it was in his executive capacity alone that the coronation oath was binding upon him.

Mr. Henry Smith considered the proposed mode of inquiry to be of all others the least eligible, and indeed to be only brought forward for party purposes; he therefore thought it beneath the dignity and justice of the house to bend itself to such a proceeding: the present ministers had done nothing to forfeit the confidence of the country, and

till they shewed themselves unworthy, he, and he trusted the house, would support

Mr. Dennis Browne apologized to the house for the haste and perhaps indiscretion with which he had obliged strangers to withdraw, but he trusted the house would pardon what had been occasioned by an impulse of surprise and sorrow at hearing the hon, mover talk of "the fallen fortunes of this country;" nor did the continuation of the hon, member's speech shew that his measure was so unnecessary or indiscreet as it might have been thought; for surely the manner in which he had treated the affairs of Ireland was not calculated to do good by being promulgated. He assured the house he had acted from the impulse of duty in this matter, with great personal pain and reluctance; a pain that would be greatly increased if he thought the house disapproved of his proceeding.

Mr. M. Montague opposed the motion as

tending to no good practical end.

Mr. H. A. Herbert said a few words in

favour of the motion.

General Tarleton went at some length into the details of the campaign in Poland, and expressed his confident opinion, that, in a military point of view, the position of

Buonaparte was extremely critical.

Mr. William Adam spoke in favour of the motion. He argued some of the legal points already touched upon by sir A Pigott. He observed freely on the state of Ireland, and concluded by shewing, by many examples, how constitutional the proposed measure was at all times, and how peculiarly useful it would be at this.

Mr. Wilberforce opposed the motion, as nugatory and even dangerous. It stood on no good theory, and it tended to no good practice; the variety of topics which would divide the attention of a committee of the whole house, would tender it impossible to would introduce his own favourite subject, and the committee would lose its patience and its time in endless debate. But, really, from those party subjects, he wished gentlemen would turn their attention to the awful situation of public affairs He had heard an honourable friend of his (Mr. Milnes) with great pleasure and admiration, but he would not be so sanguine in his hopes of the country, as the more ardent mind and the better spirits of his youthful friend caused him to be. He did fear much, and with that so-ceeded to say a few words on the original VOL. 1X.

lemn impression on him, he could not avoid lamenting that gentlemen in that house and the people at large, seemed not aware of the extent of the danger, and suffered their thoughts to be distracted to petty objects, from the great and paramount duty of preparing for the most momentous of contests. He had, indeed, hopes, which arose, however, from causes different from those that some hon, gentlemen seemed to build upon; he had hopes from moral causes, surer than mere human agency in their effect, and more complete and decisive in their results. He trusted that those causes would act as they had hitherto in all ages and times invariably done, and in that trust it was that he had hopes for this country. The hon, gent. then alluded to the state of Ireland, and quoted Dr. M'Nevin's opinion before the Secret Committee, to shew that the denial or delay of Catholic Emancipation was not the real cause of the disturbances of that country. He recommended to the gentry of that part of the empire, an indulgent and conciliating conduct with regard to the people; and above all, he recommended to the consideration of the well-wishers of Ireland, the introduction of some general system of education and morality, which, he ventured to assert, would do more towards composing that country, than any political measures that could be devised.

Dr. Laurence went over, at considerable length, the arguments already urged in fayour of the original motion, and followed sir A. Pigott and Mr. Adam in the line of their arguments on the legal points which

had incidentally arisen.

Mr. Bathurst would oppose the motion as unnecessary, and in some degree impossible to be carried into effect. If inquiry was necessary, why not institute it on specific grounds? would it not tend to a more clear and satisfactory exposition, to consider each article that called for consideration, on maintain any regular discussion, or to arrive lits only single merits, than in the general at any useful conclusion; every gentleman and sweeping stile proposed by this motion. The right hon, member adverted to the opinion pronounced by him on a former occasion, viz. that there are particular conjunctures in which the king must act for himself: he had reconsidered, he said, this opinion, and he found himself strengthened in it by the treconsideration.

Sir J. Newport made some observations on Mr. Wilbertorce's speech, in which he attempted to correct some errors and mistatements of the hon, gent. He then pro-

question, and finally expressed his resolu- the hon, gent, was returning to some obser-

tion to support the motion.

Mr Cicker rose to defend the hon, gent. (Mr. Wilberforce) from the erroneous and uncandid reply of the right hon, baronet, He contended that Mr. Wilherforce's quotation of doctor M'Nevin was correct, and great question, he must say that the hon. and of Europe:

vations on the gentleman who had spoken last, when the cry for the question became so loud and strong, that after a few words, the hon, member was pleased to sit down.

The Chancellor of the Exchequer related the legal doctrines of the hon, gentlemen on whatever might be his own opinion on the the other side of the house. He insisted that occasions must and ought to occur in member's statements were fully warranted which the king could have no adviser, and and supported by the passages referred to, must act from his own technig and sense of Mr. Croker replied to the several articles of d tr; he would state a case to the house, Mr Whithread's speech, and said that his which, he relied upon it, would, in their surprise at this vague motion was the greater, opinion, warrant his assertion; he would from his knowing that there stood in the suppose that, on the very first occasion on order-book of that house, notices for speci- which the noble lord opposite (Howick) fic inquiry into almost every one of the bad proposed a late celebrated measure to topics which the hon, gentleman proposed the consideration of the king, his majesty to treat of in the indefinite and desultory should have thought fit to tell the noble stile inseparable from a committee on the lord that he conceived the measure to be state of the nation. He proceeded to refute so mischevous, that he could no longer the assertions and arguments of the bon confide in the proposer of it. Supporche mover, which, whatever he thought of alad, at that very audience, and without them, had so pleased the gentlemen on the quating the noble lord, demanded from him opposite sitle, that they had used no other, the seals of office, and so dismissed him but had contented themselves with repeating from his service, would it be asserted that, in the speech of the hen, mover. One learned, this case, the king would not have acted doctor (Laurence) in particular, fenting, for himself? would gentlemen say, that, in he supposed, that its strong sense and tersuch a case, he must have had an adviser, soming were too not, pungent, and essential where advice was impossible; and would it for common palates, had kindly dilated the be asserted, that such a case as he now put hon, gention in surgiments in a quartity of was an in probable one? He relied not on his own coel weak, and involvers close the coercione, though that were enough, quence - The hoft, mersher, after observe but any true constitutional principle, and all ing in a strain of irony on the merits of the true contitutional practice, was also with Tast administration, concluded by referring Jam. He never denied, or would deny, the to Mr. Wilberforce's awful description of general principle that ministers were responour political situation, by expressing a wish sallo for all acts done in their ministry; but that we should excite no divisions at home, he would deny that they were responsible for to encourage enemies abroad, and that, acts done before their ministry. What if while the farmer, the artigan, and the the king of England should choose (he tradesman cheerfully contribute their little would for an omen's sake suppose the profits and comforts to the exigencies of the case) capticionally or improperly to dismiss state, those whose superior fortunes rese, a minister, must the successor to that minidered the payment of caxes no sacrings to ster bear the re-possibility of the dismisual them, should contribute what their grantry the disapproved? if he were doomed to that did claim from their patriotism—the sacrifice are ponsibility, no nam could accept the of their passions, their prejudices and their office, and the con-equences would be, that parties, to the common interests of Lagland no man in England could fill the employment, except the very man who is ! been Mr. W. Smith blamed the style of confidentissed, and who, from the difference dent accusation which the last member had between him and his sovereign, was the indulged in. That hon, genta's parliamen- that man in England who should be called to tary experience was not long, and he it. But, though he thus chose to argue the thought it would not be too much to ask, matter upon principle, he would say that, that the hon. gent, should be more known in point of fact, he should have no hegitation to the hon, members, before he arraigned or fear in taking upon himself the full re-them so freely. After alluding to what had sponsibility of his majesty's late measures. then from the hon, member for Yorkshire, Were the king now placed in a signation

similar to that in which he stood on a late occasion, and were to ask for his advice, he would, under the weight of his official responsibility, fearlessly idvise his majesty to the very measures which the gentlemen on the other side hal arraigned. The right! had moved the question of adjournment, could not have been aware, that some other orders of the day remained unai-charged, and he would therefore suggest the withdrawing that motion, and putting a direct negative on the original question.

Lord Housek rose at that late hour, not to trouble the house very long; he would willingly have declined speaking altozether, but what fell from the hon, gentlemen on the other side imperiously demanded some notice. He asserted that the able speech of his hon, friend had not been answered; the observations of an hon, gent, on the other side (Mr. Croker), professing to be in reply to his hon, friend, he thought contained more of fresh accusations against his majesty's late ministers, than of reply. The hon, gent, with some force, undoubtedly, had pressed some points upon the house; but he must call upon that hon, gent, if he! saw real grounds of charge against his ma- ! jesty's late ministers, to bring it terward! specifically and bo, fly, and he pledged him- morning. self to meet it as specifically and freely. The hon, gent, had deprecated his flord Aretruther, su J. Howick's) advocation for freland, he must Ad m V.m. say, that not only as a member of the united purliament, but as one privately counciled Ancomorphe, Iron, J. with Ireland by the dearest dies, he was as " interested in the welfare of Ireland as the Bertole, Calverley hon, gent; and he Loped the hon, gent, Burnt, Thus, would give him credit for saying, that he Bespell Vidior never had, nor never would speak a syde: Pode Sand. ble, or do an act injurious to Ireland. He Bearing trops considered that part of the empire as the B 23 2 3 3 most imperative in its calls for attention and Bartom, J. Learn care, and though he could not say that any Baring, Meymeasure of catholic indulgence should now j be brought forward, he would say that good policy called for a general system of conciliation and kindness; a system which he pect from the right hon, the chancellor of check, R.J. the exchequer. The noble lord answered, Caronich, (e.i. C. Caronich, Levi C. II. right, hon, gent, which he contended were Calver, ...

founded on suppositions which the house would not presume. He also adverted very warmly to the accusations made against him. and those who acted with him, by two hon. gentlemen on the other side. To one in particular (Mr. Milnes), he bogged to say, hon, gent, said, that the other parts of the that his and his friends conduct, for twelve question had been so ably and decisively years preceding his coming into office. settled by his hon, friends who had spoken which had been so seriously reproached to in this debate, that he felt it unnecessary to bun by the hon, member from the Sister consider them; and he concluded by say- Kingdom, had had, during all that period. ing, that the hou, gent. (Mr. Mil es) who the support and essistance of the fuher of that hon, gent. (Mr. Milnes); he would to say, that the young and hon gent, the son of a man he entirely esteemed, had dealt in assertions more easy to make than to prove. He was anxious to have his conduct examined, but he thought he might at least claim, till it was examined, a suspension of the heavy judgments which the hon, member had passed upon him. The noble lord entered into some details relative to our foreign relations, and concluded with saying, that he should vote for the committee, as timely, useful, and necessary -Mr. Croker, general Stewart; and Mr. Whitbread, each said a few words; and, Mr. Milnes withdrawing his motion for adjournment, the house divided, when there appeared,

> For Mr. Whitbread's motion 136 Against it, 322 ٠..

Majority against it, 186 Adjourned at four o'clock on Tuesday

List of the Minority.

Althorpe, Lord Poblice, sa John Actor & Wandke Balduph, R. M. Pig Ishaw, hon, C. Brand, Iron. Thos. Combe, H. C. Calcraft, J.

Calculate, sir Granby Campbell lord J. Campbell, Col. Crag. J. Dancas, hon. Maj. Duadas, hon. C. L. Dandes, r. hon. W. Daly, D. B. Dillon, hon. H. A. Lilioti, rt. hon. W. Liston, Earle I den, hon, Wm. Poll estone, lord Trankland, Wm. Pitzpatrick, right, hon. R. I cley, hon. A. Foley, Col. by green General I tratered L. Laid R. H. Flowening, hon, C, J Latter, had (.t. 1, P. G. Calatt, R. Gira rentsalt. It war, hop, W.

Howick lord Howard, Henry Hughes W L Hamilton, lord A. Jekyll, J Jervoise, C. J. Jones, Love P. Knapp. -Knox, hon. Thos. Laurence, Dr. Leach. John Lemon, sir W. Lemon, capt Lambton, R. J. Lemon, John Littleton, hon. W. Lushington, S. Laing, Malcolm Latouche, R. Latouche, J Lambe, hon W. Mahon, lord Mackdona d James Markham, J. Miller, sir Tnos. Madocks, W. A. Moore, P. Mills, Wm. Morpeth, lord Milbanke, sir R. Mostyn, sir Thos. Milner, sir Wm. Milton lord Maule, hon. W. Maxwell, W Meade, hon. J. Martin, H. Nugent, sir G. North, Dudley Newport, r. hon. sir John Wird, hon J W. Neville, hon. R. Quaulston, lord

O'Callaghen, Col.

O'Hara, C. Pierse, Henry, Pollington, lord Phillips, R. M. Pigott, sir A. Pym, Francis Petty lord H. Pelham, hon. C. Ponsonby, hon. G. Parnell, Henry Prittie, hon Wm. l'ower, R. Quin, hon. W Ritley sir M W. Romilly, sir Sam. Russell, lord W. Sher lan, rt hon. R. B. Shelly, Henry Smith John Smith, W. Smith, G. Stanley, lord Sharpe, R. Shipley, Col. Scudamore, R. P. Savage, F. Somerville, sit M. Tivlor, M A. Temple, earl Templeton n, lord I ownshend, lord J. Talbet, col. Tracey, Hanbury Williams, O Wynne, sir W W. Wynne, C W W. Whitbread, Samuel Wharton, J Williams, sir R Wardell, col.

HOUSE OF COMMONS. Tuesday, July 7.

Warrender, sir G.

Walpole hon. G.

The Speaker called the at-[MINUTES.] tention of the house to a letter which he had received from Mr Galway Mills, a member of the house; which he read from the chair, as follows :- " Temple Place, Blackfriars Road, July 6 Sir, I have to inform you, and through you to submit to the house, that I was in arrest with the Marshal of the King's Bench, upon mesue process, previous to my being returned to the present arliament for the borough of Midshal, and that I still continue under the same restraint Under these circumstances, I beg to submit my case to the house, that it may afford me redress, and adopt the proceedings, which the occasion will see n to it to require. I have the honour to be, &c." the motion of the Chancellor of the Exchequer, the proceedings upon Mr. Speed's' case (Dec. 1795) were read. He supposed the house would of course follow this precedent now. He thought it right at the same time to move, that the petitions presented yesterday, by persons stating Mr. Mills to be indebted to them, should be referred to the said committee - An order was accord-

ingly made to that effect.

STANDING ORDER FOR THE EXCLUSION of STRANGERS ] Mr. Sheridan said, no person was more, disposed to respect the general standing orders of the house than he was, and he was some that when any member moved that any of these orders should be enforced, it was from the im-The proceedpulse of the best motives ings, however, which were sometimes adopted with respect to the order for the exclusion of strangers, seemed to him to require to be explained, and to be placed on more satisfactory grounds. When it was considered that strangers were, by the standing order, never to be admitted, no construction of that standing order could be interpreted into a right of commanding those to withdraw, who were to be presumed not to be present The words of the standing order were not to admit strangers, and if any stranger intruded, the order provided that he should be taken into custody by the seijeant at arms He did not think it right that a matter of such moment should be left in so undefined a state, and after what had happened vesterday, it became more necessary than ever to come to a fixed understanding upon it. If the public was not to be allowed to know what the state of the nation was, it was haid to say what it should be allowed to know. He therefore gave notice, that he meant on Friday to draw the attention of the house to this subject.

Mr. Dennus Browne was extremely sorry if any thing had fallen from him contrary to the general sense of the house. The fact was, that he had not moved that the gallery should be cleared, but on hearing things fall from the hon gent, which he thought might be injurious, if suffered to go abroad, he thought it his duty to notice that there were strangers in the house; and it appeared that when once such a deviation from the standing order was noticed, there was no discretion for him, or for the Speaker, or for the house; it must necessarily and immediately be enforced.

The Speaker said, that as this matter was mentioned, he thought it his duty to state what was the present practice and usage of the house, and what, as being the usage, he thought it his duty to adopt and enforce,

till it should be altered. Whether the house should lightly alter a usage so established, would be for its consideration. From the standing order, forbidding the admission of strangers, it was clear they could be in the For enforcing house only by sufferance. the exclusion, if necessary, the standing order directed that those who intruded themselves should be taken into the custody of the serjeant at arms. But this he looked upon only as a mode of getting rid of their presence if it should be an 'inconvenience, or if they should improperly come in, or persist in remaining. With respect to the obligation of enforcing the order, it was indispensable: if any member noticed the presence of strangers, he (the Speaker) had no choice, the house had no choice, they must be put forth. This was the ancient and established usage. If the house should now be disposed to alter it, it would do well to consider whether any new practice that might be substituted would accord equally well with its dignity or its convenience.

Mr. Whitbread wished the ancient and established usage on this head too remain unaltered, for, although he deprecated, as much as his hon friend, the exclusion of strangers, he was satisfied no new arrangement with respect to them would be equally conducive to the dignity and the convenience of the house. The right of exclusion had been seldom exercised, and in the course of his experience, he had never known it to be exercised with advantage The exclusion of last night was particularly unwise. seemed the hon, gent, thought something that he had said would have an injurious effect on the public mind, if suffered to go But the expression, whatever it was, that struck the hon. gent. as improper, did go abroad. If what he had said was capable of refutation, it ought to go abroad, accompanied by the refutation. It it could not be refuted, it ought to go abroad with the authority of incontrovertible truth. The member who enforced the right of exclusion ought to be sure that he exercised it with a sound discretion.

[PLACES, PENSIONS, SINECURES, &c. HELD BY MEMBERS OF PARLIAMENT.] Lord Cochrane rose in pursuance of the notice he had given; in doing which, he was influenced by no other motive than that of an anxious wish to discharge a great public duty. If his motion was acceded to, the result would prove, whether there was any pessibility of making those who had lived

and grown rich upon the public money, feel for the extraordinary burdens under which the people laboured. The late plan of finance had proved that as much as could have been exacted had been drawn from the people, and that it was not possible to draw more: ingenuity had exhausted itself in devising new sources of taxation. The people knew all this. If he was asked, how he could so judge of the public sentiment, he in answer should appeal to the universal sentiment without doors; the variety of publications; the language held upon the hustings throughout the empire during the late election: the language made use of in the different advertisements from the successful candidates to their constituents, and if all these together did not enable a main to form a just estimate of public opinion, he did not know what could do so; nor was it to be forgotten, the different shameless notices that appeared in the different papers, concerning the sale of seats in a certain assembly. At the same time he wished it to be understood, that nothing was farther from his intention, than to complain of the allowances made to the efficient public officers; so far from thinking those allowances as extravagant, he thought them rather under than over what they should be. Revolutionary views might be imputed to him, as they were to others who wished for such investigations; but he was actuated by the purest motives, and he hoped for the unanimous concurrence of the house. It was proper to shew the people, that there was nothing in the character and habits of those who composed the house, that ought to be concealed. He therefore moved, "That a Committee be appointed to inquire into and report to this house, an account of all Othe ces, Posts, Places, Sinecures, Pensions, Six tuations, Fees, Perquisites, and Emoluments of every description, paid out of, or arising from, the public revenues, or the fees of any Courts of Law, Equity, Admiralty, Ecclesiastical, or other Courts, held or enjoved by, or in trust for, any Member of this House, his wife, or any of his descendants, for him, or either of them, in reversion of any present interest; with an account of the annual amount of such Office, Post, Place, Sinecure, Pension, Situation, Fees, Perquisites, and Emoluments, distingushing whether the same arises from a. certain salary, or from any average amount; that this inquiry do extend to the whole of. his majesty's dominions, and that said committee be empowered to send for persons, without complying with the provisions of papers, and records."—Mr. Cochranc John-Mr. Burke's act, that all pensions should be

stone seconded the motion.

Mr. Bankes thought the information desired by the noble lord (lesirable in many respects; but it would be neither practicable nor proper to pass the order in its present shape. There was no precedent of such an order on the Journals, though the house had frequently thought it right to interpose and check the excessive or improper distribution salaries, pensions, and emoluments, derived from the public. So extensive a field of inquiry could hardly be reduced to my of the known rules adopted by committees of the house. The places held by members of parliament were besides known, and the pension list was either regularly laid on the table every session, or might be on the motion of any member. The committee in which he had the honour to preside (the Committee of Finance) had ordered the pension list to be laid before it, and would proceed to examine the circumstances connected with it in the next session. It was invidious and improper to convey to the public an insimustion, that members of parliament were influenced by considerations of private advantage for themselves or their dependents. He knew no ground, for casting at the present time an imputation never cast at any former time. For it was most essential, that at this critical period, the character of the bouse should not be degraded or depreciated. It was also unfair, as well as impositie and unpătriotic, to depreciate the resources of the country, as the noble lord had done, by gating that we were on the verge of bankmotey. Though sensible of the difficulties of the times, and of the relief arising from the judicious suspension of taxation, every men of judgment, who considered the situation of the country, would allow there were ample resources to meet the difficulties that we had to encounter. He did not see bow the advertisements for the purchase and sale of sests, in a certain assembly, should be construed into an argument of the goneral corruption of members of parliament. He agreed with the noble lord, that the public servants, and particularly those of the bigher classes, were rather under than overmid. There was only one species of pensions, which it was necessary to inquire particularlydnto. Within the 3 kist years the several public departments had got into the practice of granting pensions within themselves,

without complying with the provisions of Mr. Burke's act, that all pensions should be from the Exchequer only. Some of the public departments had withdrawn themselves eyen from the controul of the treasury in this respect. On the whole, however, anxious for enquiry and desirous to afford the public information, he could not consent to pass the noble lord's motion in its present shape.

Mr. Curwen had hoped the noble lord's motion would have passed without a dissenting voice. He had hoped some measures would be taken to put an end to the disgraceful scenes that had formed the subject of such discreditable crimination and recrimination a few nights since. It was no objection that there was no precedent; the unprecedented state of the thing was a stronger ground for the investigation. When the exigency of the times was such as to require the exertion of every arm, the want of precedent was not to be pleaded in bar to the satisfaction due to the public mind. The Finance Committee had an extensive range of enquiry before it, and ought not to suffer a day to elapse without reporting something. committee was not constituted exactly as he thought it should be; as the change was made, he had no objection to the gentle-men introduced. The practice of granting pensions without the controll of the treasury or the exchequer, was a stronger ground of inquiry. When it was recorded on the journals, that seats in the house, were bought and sold like builocks in Smithfield market (Mr. Horne Tooke's petition), it was too much to find fault with the noble lord for adverting to newspaper advertisements. He complained that the power of the crown had greatly increased since it had been declared to be already excessive; and as a friend to the democratic part of the constitution, he wished to see that excessive power reduced within proper bounds. The excess of power rendered it insecure; and when the influence of corruption and weakness was combined with the operation of that excessive power, the danger was enhanced. and the mischief aggravated. While re said this, however, he did-not go the length of the individual (sir F. Burdett) who had so rashly expressed himself in wishing to see the accursed leaves of the Red Book destroy-He conceived that that person must not have been well acquainted with the nature of that book. It was one which differed materially from the Livre-Rouge in France; for it contained many offices of great utility to the country; also, he did not deny that it contained many abuses; and he wished to God that they were effectually removed. To refuse such an inquiry as this, would be to do the house more mischief than all the abuse of all the Corresponding Societies Without shewing a disposition could do. to satisfy the public in a case of this kind, the right hon. gent. (Mr. Perceval) would count in vain upon his majorities.

Mr. Whitbread hoped, that as there was no doubt that an opinion prevailed as to the existence of much corruption in the house, the motion would be so framed, as to refute that opinion, or at least to shew in what degree and in what instance it was warranted. The object of the noble lord seemed to be, to place under one collected view, a mass of information now detached, and in many in-If the motion was stances inaccessible. referred to the committee of finance, with an instruction to inquire into and report upon desce of parliament. An opinion certainly the matter contained in it, the report would probably be of a most useful description.

The Chancellor of the Evchequer said, that no opposition would be made to the motion, if the noble mover would assent to a modification, such as was suggested from the other side. It was his wish to give all possible information. To call for a return of all those connected with members of parliament would be to lead to an endless list of persons, from which no practical result could be derived. Officers in the army and navy, for instance, and on the half pay would be included. If the matter was referred to the committee, it might inquire not only into pensions held by members of parliament, which would be distinguished by the names, but into all pensions, by whomsoever held. The lists of pensions and places might be had from the different departments; but, if the inquiry of the committee was deemed satisfactory, he saw no objection to it. He thought the! motion ought to be extended in some re- ing, that they did not extend to that degree spects, and narrowed in others, in order to give it a useful and not unnecessary range. The crown being allowed the power of granting pensions to a certain amount, it would be competent to inquire before the report of the committee, as well as after, whether the pension list ought to be reduced. The house having fixed the amount to be granted, he questioned whether it would be right to canvass the propriety of every individual grant. He did not know whether the course he proposed fell in with the views of the hon, gentlemen opposite. He looked | because the public entertained doubts on this

I for no support, but from a strict performance / of his duty. He should never seek popularity by false representations injurious to members of parliament, and tending to excite a distrust of the means of the country. He was unwilling that any information practically beneficial should be withheld. The committee would inquire into the nature and extent of the pensions and emoluments. and by whom they were held.

Lord Ossulston was of opinion that it was most desirable the house and the country should be acquainted with the facts, whatever they might be. He thought that the noble lord's motion did not go far enough. and was afraid that the return to it would not be completely satisfactory to the public.

Mr. J. Smith had extensive communications with his numerous constituents; and he was sorry to say, that their sentiments, and especially the sentiments of the middling class, were not favourable to the indepenprevailed that the house of commons was not so independent as it ought to be. For his part, he had a high opinion of the character of parliament; and he was anxious that the motion might be agreed to, in order to prove how small was the number of the corrupt. He differed completely from an hon, gent, who had spoken against the increasing power of the crown. At the present awful moment, it would be most injudicious to diminish it. He was as adverse to the diminution of the power of the crowl at that moment, as he was to the disunion of the people by a religious cry.

Mr. Lethbridge complimented the fairness with which the chancellor of the exchequet had met this question. He was glad that such a motion had been brought forward, because he knew many populous districts in his county who were open-monthed about pensions and places; this motion, if adopted, would tend to undeceive them, by shewas to endanger the safety of the country:

Mr. Littleton defended the noble lord's motion, against the objections of the hon, gent., who had said that there was no precedent for such a step. Were not the times unprecedented? It was worth while at a period like the present, when the minds of the people were so full of suspicions, at least to endeavour to show that they were without. foundation.

Sir J. Selfight would support the noble. lord's motion, or something resembling it,

was best calculated to remove. He dis-claimed all connection with party, although he entertained a high respect for his majes-

ty's present ministers. Mr. W Smith thought that the adoption of this motion would tend to strengthen the constitutional power of the crown, and he agreed that this was not the time to weaken that constitutional power. At the same time, he did not so well approve of the mode proposed by the right hon, the chan cellor of the exchequer, nor did he approve of referring this motion to the Committee of Finance, who had already enough upon their hands; considerable time must therefore elapse before any return could be made by them, or else other things which they had in hand must be neglected. He wished a committee to be appointed for the express purpose of carrying into execution the object of this motion. He was not sanguine enough to suppose that any curtailing of pensions would cause any diminution of the public buildens, as they are felt by individuals; for when 50 millions a-year were required to be raised. even supposing £50,000 a year could possibly be diminished from the pension list, no remedy could thereby be afforded to the burdens of the individual; but the public, if encouraged to hope for this, would reap the advantage of those schemes for the national advantage, so necessary in the present posture of affairs. He and the authority of Judge Blackstone to say, make public men and parliament stand well at it was the duty of the house to inquire in public opinion, and he was glad that this anto the amount and circumstances of the motion had been made, as it would tend to pensions granted by the crown; and he con- secure that object. But there was a danger sidered that it was also competent to the of hunting too eagerly after popularity. The bouse to inquire into the specific grants, as circumstance that rendered popular governwell as the number of sinecure places and reversions. He denied the position, that the man who had a reversionary interest in a their institutions, and their consequent willplace, had a sort of freehold in which the inguess to beat the public burthens. It was, public had no interest: If there existed therefore, of the last importance that the certain patent places which originally were house of commons should stand well with for small sums, but had now grown into the considerate part of the community, parenormous ones, and these held by persons | ticularly with the middle classes, which formwho could have no claim to such places, in ; his opinion the continuance of them formed a proper subject of inquiry by parliament. If the salary of a person who held an official. struction under government was not sufficient, he would willingly increase it, for he thought there should be no monopoly of important offices to a wealthy aristocracy, otherwise no man could accept as office, who

ambject, which an investigation of this sort | grant pensions to persons after holding offices for a short time. It was no good plea for the person retiring on such pension to say, that he had been induced to take the office against his will, and had abandoned more lucrative situations.

Mr. Wilberforce, after adverting to the integrity and independence of his hon, friend (Mr. Bankes), expressed his regret, that he should have said any thing on the present occasion, which might have the appearance of a desire to prevent inquiry. It was highly gratifying to him, and must be so to the noble lord (Cochrane), to see that his motion was received with general approbation, and that there appeared to be scarcely any difference, except as to the form. He thought the mode proposed by the chancellor of the exchequer the most proper; but differed from him as to the grants by the crown, which might be examined, though not malignantly nor invidiously. With regard to the salaries of public men, he thought that here, too, a prudent parsimony ought to prevail, for it ought to be considered that they were paid not only by their salaries, but by the distinction they enjoyed, and the opportunity of transmitting their names to posterity as faithful and able servants of the public. Yet he thought that they ought to have pensions upon retirement, upon the same principle, that officers in the army and navy had half-pay. He was convinced that hothing was better calculated than openness and fair dealing, to make public men and parliament stand well ments more capable of great exertions than others, was the affection of the people to ed the most valuable part of it. If an idea had gone forth that there was a great deal of corruption in that house, it was desirable that the public should be satisfied that there was a great deal more independence in it than was imagined. This motion came rather suddenly, and he was desirous to adjourn the debate for two or three days, to consider about the most proper mode of attaining the had not a handsome fortune of his own. He object in view (a cry of no, .. no!). shought it was a mischievous practice to He doubted whether it ought to be referred

to the Committee of Finance or to aseparate Committee. The Committee of Finance had certainly a great deal of business already, and would probably bring sums into the public service that were at present lost to the state. But the point deserved consideration.

Mr. Sheridan observed, that the noble lord very wisely had not prefaced his motion with much argument, because, if he comprehended him rightly, his object was not so much to diminish the public expenditure, as to ascertain the degree of influence which the crown possessed in that house. As to the mode proposed by the right hon gent., it appeared to him to be a most round-about way to go into the general investigation of the subject, to obtain a list of all the places, pensions, &c. enjoyed by different individuals, and from that list to select the names of the members of that house who participated in them. Why not the individual list called for by the noble lord? Every gentleman seemed to be tender upon this subject; but the only way to convince the public that its suspicions were unfounded, was not to mask the matter, but to shew at once what part of the house received these emoluments, and what part did not. In his opinion it was much better that government should expend fifty, aye, a hundred and fifty millions of money annually in the general service of the country, than that they should expend 50,000l. in the house of commons. He objected to any alteration in the noble lord's motion. If the result of the production of the list, for which the noble lord had moved, should be to astonish those who were not disposed to think very favourably of the house of commons, it would be most fortunate; but if, on the contrary, it should be found that there was an incredible number of members who either directly or indirectly derived advantages from sources not the most pure, that was a fact which ought to be known to the people. At any rate let not the question be blinked.

Mr. Huskisson, adverting to some observations made in an early stage of the debate, wished to set himself right with the house. While now in place, he did not enjoy the pension which had been granted to him on

his formerly quitting office.

Mr. Calcraft said he would not trouble the house long. The noble lord's proposition was, that a list of the members who were directly or indirectly unler the influence of ministers, should be laid on the table. If there were persons who had their patrimony out of the public money, it was! Vol. IX.

proper that they should be known. There were some who could not have their marriage settlements without pensions, reversions, &c. &c. The hon. gent. opposite (Mr. Huskisson), had a grant, which, from its nature, ceased when he came into office. This was only 1000l. and his office brought him 4000l. he could not therefore hesitate in his choice between them. But, if he was not mistaken, the hon, gent, had a sinecure place too, which he enjoyed along with the office, and indeed, in casting his eye along the Treasury Bench, it was difficult to find one who had not some great emolument of this nature. It ought to be seen on which side of the house the greatest portion of independence existed, and the list ought to be laid on the table unmixed with baser matter.

Mr. George Rose, with great warmth, said, that the extent of his rewards for his public services were well known to the public. He challenged inquiry, and wished that the terms of the present motion might be rendered as satisfactory as possible.

The Chancellor of the Exchequer then proposed as an amendment; that a committee should be appointed to investigate the subject, and that it should be an instruction to the committee to examine into all places, pensions, &c in the words of the original motion, except into commissions and appointments in the army and navy, and into places in the revenue, not exceeding \$200 a year in value.

Lord Cochrane replied shortly to the arguments that had been urged. His motive was not the expectation of great national saving. but because a general feeling existed in the country of the corruption of the house of commons. As to commissions in the army and navy, he knew that the latter had been given for votes in that house; and it had been found by some, that the best way to obtain preferment was, to buy a house or two in a contested borough: for his part, he was actuated only by a desire to serve his country. The assent to his motion would tend to establish ministers in their situations; for, though they should secure all the votes in the house, they could not keep their places long against the current of public opinion, which would set against them if they negatived it. The Committee of Finance, had sufficient business already. If, after the committee for which he moved should have made their report as to the members, it' should be thought desireable to have an aiphabetical list of all places, pensions, &c. be. should have no objection. It would be an.

shiect of great curiosity. He thought that the subject should be gravely considered in parliament. He was of opinion, that many would be ashamed of thest practices if they were exposed to public view, and therefore he was anxious to give them publicity.

Mr. Whitbread declared, that as the noble ford did not wish to depart from his original motion, he would certainly support

Lord Henry Petty expressed great satisaction to find, that whatever difference of epinion existed in that house with regard to the form of the motion, there was but one epinion as to the propriety of giving information to the public upon a subject of such vital importance. This general concurrence of sentiment would make a most favourable impression upon the public mind. He objected to referring the matter to the com-mittee of finance, and would vote for the original motion.

Mr. Secretary Canning observed, that the house by referring this matter to the committee, would not interfere with its functions, because the committee would only have to issue their precept for the returns to the public offices, and to lay these returns before the house. He objected to that part of the noble lord's statement which asserted, that officers in the army and navy acquired promotion by their seats in that house. This charge appeared to have been made lightly, and the best refutation of it would be to refer the noble lord to a comparison between the naval officers who had seats in that house, and those who had gloriously earned their seats in the other house, and he was sore the nobie lord would then be convinced, that there was no reason to complain upon this head.—The question being loudly called for, the house divided; For the Original Motion, 61. Against it, 90. Majority 26.

## List of the Minority.

Abercrombie, hon. J. Adam, With, Agar, capt. Aubrey, sir Joha Biddulph, R. M. Bradshaw, A. C. Brand, Thos. Bernard, Scrope Caivert, Nicholson Cateraft, John Cochrane, Lord. Howard, Henry ickyli, Jos. longstone, C. ech, John

Cuthbert, R. J. Cavendish, lord G. H. Cavendish, Wm. Cavendish, G. H. C. Dundas, hon. Maj. Dickenson, W. Eyre, major Foley, colonel Folkestone, visc. Greenhill, Rob. Halsey, Henry Hughes, W. L. Lemon, colonel Lushington, step. Lloyd, colonel Lethbridge, T. B. Miller, sir Thos.

Mahori, lord Maxwell, Wm. Morpeth, viscount Moore, P. Milbanke, sir R. Madocks, W. A. North, Dudley Ossulston, visc., O'Hara, Chas. Pigott, sir A. Parnell, H. Pierse, H. Petty, lord II. Quin, hon. W.

Russel, lord Wm. Stanley, lord Sabright, sir John-Smith, Wm. Smith, John Saville, Albany Cheridan, R. B. Somerville, sir M. Ward, hon. J. W. Wardell, colonel Western, C. C. Warrender, sir G. Whitbread, S.

When strangers were re-admitted to the gallery, we found the chancellor of the exchequer upon his legs; who, after some prefatory observations, concluded by moving, "That it be an instruction to the committee of finance, to inquire intathe nature of allpensions, places, sinecures, and salaries, arising from the public revenues, and to ascertain the names of the persons so receiving, with the exception of officers holding commissions in the army and navy, and of all the collectors of taxes and revenue, whose salaries do not exceed £'200 a year.'

Mr. N. Calvert disapproved of these instructions, as calculated to restrict the exertions of the committee of finance. Circumstances might occur in the course of their investigations, which might render the instructions proposed an impediment to those pursuits for which that committee was ap-

pointed.

Lord Cochrane proposed as an amendment, that the inquiry of the committee of finance should be forthwith, and that it should be limited to the places and sinecures at present held by members of that house and their immediate friends.

Mr. IV. Smith thought an order of the house to every public office to produce the lists in question, would do better than adopting the motion as it now stood. He hoped the motion would be so worded as to instruct the committee immediately to proceed in the inquiry in question, or that it would be withdrawn, and the papers be called for by an order of the house.

The Chancellor of the Exchequer said her had already stated, that he at first thought of this mode of proceeding; but it afterwards occurred to him that the committee might be able to direct the attention of the house to something in the accounts which might escape his observation. He could not forbear observing how unfortunate he had been, after having adopted the suggestion, of the hon, gent. (Mr. Whitbread) that that gent. should have abandoned his own opinion the

Mr. Whithread said, in answer to the allusion to his conduct, that concurring as he did in principle with the noble lord who had brought forward the motion, and differing from him only as to the mode of proceeding, he submitted the suggestion which he had thrown out to the noble lord, and not to the right hon, gent. The right hon gent, had indeed fallen in with his (Mr. W's) suggestion as to form; but it did not from thence follow, that he must agree in the motion of the right hon, gent, to the principle of which he objected. He thought the right hon. gent, would better consult the feelings of the public by agreeing to the original motion. He hoped at least the right hon, gent, would allow his motion to be so altered, as that the committee should be instructed to proceed forthwith, and that they should also in their report distinguish those sinecures, &c. which were held by members of that house, so that the noble lord's motion might not be entirely evaded. The noble lord unquestionably meant that there should be exhibited during the present session of parliament a list of all the members of that house holding sinecure offices, places, &c. under government, and in that way liable to have their conduct in fluenced. If such a return was not made the house would diagrace itself. Those who respected the house at present would suspect that all was not right, and those who already suspected them would have their suspicions confirmed.

Mr. Bankes wished that the accounts might be ordered to be laid before the house. that the committee might not fall into disgrace. It was impossible they could report this session, and it was equally impossible to say how early they might be able to do so in the next. If the returns were to be made to the house, no time would be lost in completing them, and then if it was thought the committee could be of service, it would be time enough to refer the papers to them. It would be but doing them slender justice; to allow the delay which might take place in making the returns to seem to attach to the committee.

Mr. Sheridan thought it impossible, after what had fallen from the chairman of the committee of finance (Mr. Bankes), that the chancellor of the exchequer could persevere in his motion, or if he did so, that the house would support him in it. It was nothing but an evasion of the noble lord's motion. on a much more solid qualification—their

moment he (Mr. P.) thought of acting on I this house were possessed of sinecure places, 1.2 pensions, &c. and of course might be supposed to be under the influence of the crown The motion of the chancellor of the exchequer, however, went to exhibit a list of all persons whatever having any place, pension, &c. This was to overwhelm the inquiry, and to strangle and suffocate the ebject

which the noble lord had in view.

Mr. Wilberforce was surprised at the great change which had so lately taken place in the language of gentlemen on the other side. Lately they confessed that there was little or no difference in the object which seemed to be in view by all parties, and that the form was the only obstruction to unanimity. Now they had all at once discovered, that the motion of his right hon. friend the chancellor of the exchequer, was calculated only to evade and defeat the object which the noble lord had in view. He contended that the motion of the chancellor of the exchequer was completely adapted not only to the object. sought to be gained, but that the evidence to be obtained by it might also be of importance in other respects.

Dr. Laurence lamented to see gentlemen who talked so much of their independence, and prided themselves on that circumstance, so entirely forget in what it consisted as to lend their countenance to a deception on the

Mr. Rose supported the motion, maintaining that all the places, pensions, &c. were already well known, and that sinecures were not now so numerous as they had been.

Mr. Cakraft observed, that such a list as that now spoken of, might, if any person were to give himself the trouble to do so, be collected from papers that were already on the table of that house. The object of the motion he conceived to be simply this. to bring fairly before the house in one point of view the names of all the members of that house, who either held places or enjoyed pensions, or else whose wives or children derived a similar emolument from the crown. He could not avoid remarking, by the way, the great activity of the member for Yorkshire (Mr. Wilberforce) in interposing with his shield in behalf of those who were in that situation. With regard to the right hon, gentlemen on the Treasury bench, he might certainly find some room to compliment them on their ingenuity upon this occasion : but he was certain that they had not left him the smallest opportunity to compliment them. Its object was to see how many members of sincerity.—The house then divided, when

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inamure any man of the first rate talents, and | Jury, 7001. was for the injury done to the deprive the country of his abilities in that house.

Mr. W. Smith observed that this was not a law, but a privilege of parliament, which it might dispense with or not, as it thought proper. Therefore, though the house should give it up in this case, it by no means fol-lowed that it must do so in other cases. If fraud was proved, the guilty person ought not to be allowed to take advantage of his own wrong. The committee were perfectly right in their report, but it was for the house to consider allegations. These, indeed, were not proved, but there was a prayer in the petitions for permission to prove them. The privileges of the house existed only for the benefit of the public, and rested on no other foundation. The only question, therefore, was, whether a greater general mischief would result from giving up this pri-vilege in particular instances, than from maintaining it in its full extent.-The motion for agreeing with the committee in their resolution was other carried, as was also a motion by Mr. Rose, that the said G. G. Mills, esq. be discharged out of the custody of the Marshal of the King's Bench.

[SIR H. MILDMAY'S MEMORIAL.]-Sir H. Mildmay rose pursuant to notice, to move that there be laid before the house a Supplement to his Memorial which was already upon the table. He took that occasion to state that he owed considerable acknowledgments to lord Sidmouth's government, for the fairness and liberality which he had experienced from it. His first offer dad been made to the Barrack Office during that administration, but the whole of the business respecting the letting of his house, gone out of office. His principal obriect in rising had been to move that there be cd for the rent, it would have been an ex-laid before the house, certain letters which orbitant allowance to make an award at the hie had received from some individual of the rate of 20l. per acre; and if for the land, Jury, that had awarded him the compensation ought to go ed. Of the whole of those who composed examination had stated, that the 400l. per randresses of more than four, one of whom him; in this view, therefore, the statement mans the foreman. They were amongst the did not appear to him to be satisfactory. most respectable persons in the county. The hon, baronet then read extracts from these letters, which explicitly stated, that the 16 acres, with the house, were not included in the estimate of compensation; that the award did not preclude the hon. shouse; that of the 13Col. •awarded by the Jury, he was not more responsible for their

ground by the works, and to defray the expence of restoring it to the state in which it was before the construction of the works: and that the Jury were aware at the time of making their award, of his being in treaty with government for the house. he begged to call the attention of the house to the situation in which he stood, with respect to this transaction. In June next he should be obliged to return to that house, with a barrack within half-a-mile of it on one side and on the other. The sums he had received as compensation for a house that had cost 70,000l. \*to build, were very inconsiderable, though that house had been destroyed, at least as a residence for his family. If he had been upon the Jury, the had no difficulty in saying, that he should have awarded considerably more than had been awarded to him. However, whether the Jury had awarded him 50l. or 500l. he thought himself equally bound to abide by their judgment He only wished that the house should be able fully to judge of his conduct in the whole of this transaction, and with that view he moved, that the letters he alluded to, should be laid before the house.

Lord Howick had no objection to the production of this paper, and he hoped it would prove as satisfactory as the statement just made by the hon, baroset, though he lamented that it did not appear to him yet as satisfactory as could be desired. There. seemed to be some strange mistake in the case, because the hon, paronet had stated in his examination before the committee, that the 400l. a year was to procure him another residence; and now it was said to have been granted, on the general ground of enabling taken place after that administration had him to restore the land from the injury done by the works. If the sum had been awardtion for the injury his property had sustain- to the tenants. But the hon, baronet in his the Jury, he was not acquainted with the annum was to provide another residence for

Mr. Secretary Canning was surprised at so complete a misunderstanding in so plain a point. The fault he found with his hon. friend, was, that he had carried his delicacy too far in the steps he had taken to justify himself; unless it could be made out that he baronet from residing in, or disposing of the had had a corrupt understanding with the award than any member of that house. The answer of the hon, baronet to the commissioners was one which he was not bound to give, nor the commissioners authorised to ask, because it was not for him to account for the award of the Jury. The 700l. were awarded to his hon, friend to replace the land in the state in which it was, previous to the construction of the works. But the noble lord forgot that his hon, friend could not get back into possession of his premises, till government should give up the lease.—The question was then put and agreed to.

[Sale of Commissions in the Army.] Mr. Cochrane: Johnstone, in pursuance of his notice, rose to move, "that there be laid before the house, an account of all sums of money that had been received for the Sale of Commissions, which at any time became vacant by death, dismission, or in consequence of the promotion of officers, who were not allowed to sell out, from the year 1795 to the present time, specifying the names of the persons by whom paid and received, and the uses to which those sums were from time to time applied, together with receipts which had been given for the same."

The Secretary at War said, that although he had no objection to the substance of the motion, it must universally be allowed, that the sole disposal of commissions in the army was vested in his majesty, and he doubted whether it were quite proper for the house to inquire into the exercise of this prerogative; however, as he knew that the illustrious Commander in Chief was exceedingly desirous to give every information on this business, he should not object to the substance of the motion now made. The mode was for military commissions to be presented to his majesty, upon which his majesty's pleasure was taken, as to filling them up. The purposes for which any commissions were sold, were two-fold, and which shewed that the illustrious commander in chief both studied public economy and the private adwantage of individuals, and that at the expence of his own private patronage. The first object in the sale of commissions was for the half-pay fund; and, secondly, for the relief of families of meritorious officers, who might fall in the service of their country. He particularly instanced the case of colonel Vassal's widow. The bulk of commissions was generally by purchase, pasticularly in time of peace; in time of war there generally remained a number of vacant appointments, for which no purchasers were to be agreed to,

found. At the conclusion of the late war there were a number of vacancies for which no ensigns were to be found. It had been proposed to lieutenants upon half-pay to serve on the pay of effective ensigns, and that ensigns' places should be sold. The price of 300l. was fixed for the sale of such commissions; but if every commission bad been sold as it became vacant, it would have proved injurious to many officers. The commander in chief, therefore, suffered promotion in many instances to go on in a regular course; but still, from time to time. commissions were sold, and the money was vested in the half-pay fund. Another source from which this fund received support, was, when an officer wished to quit the army, he was allowed to sell what he had purchased, although not to sell the rank which be already possessed; thus, the difference between the price of an ensigncy and of a majority went to the same fund. The illustrious person at the head of the army had done much for its benefit; for formerly great abuses had crept into the purchase and sale of commissions. In the year 1793, officers had been advanced from the lowest ranks of the army up as high as that of licutenant-This system had been put a stop colonel. to, and a salutary regulation had been established, that an officer, under two years standing, could not be made a captain; nor a field officer under six years standing. • The practice of giving exorbitant prices for commissions, the effect of which tended to the deterioration of the army, had also been checked by the commander in chief. From what he had stated, he thought an address the most proper mode of proceeding, and therefore concluded by moving an amendment to that effect.

Mr. Cochrane Johnstone had no objection whatever to shape his motion in that form. He could assure the house, that in bringing it forward he had no other than a public object. He had never entertained the smallest suspicion, nor given the least credit to the malicious and unfounded reports which had been in circulation, against the illustrious personage at the head of the array. But he thought it his duty, as a representative of the people, to watch over the expenditure of the public money, and he looked upon these sums to be public money. The account he was persuaded ought to be. laid annually before the house, especially is as he understood, the sums received amounted to one million.—The motion was the

HOUSE OF COMMONS. Thursday, July 9.

[IRISH INSURRECTION BILL.]—Sir A. Wellesley rose to move for leave to bring in a bill, for the suppression of Insurrection in Ireland, and to prevent the disturbance of the peace in that country. The house would remember, that the circumstances which preceded and attended the suppression of the rebellion in Ireland, had rendered stronger measures than the established laws afforded necessary in that country. An act was therefore passed by the Irish parliament, in 1796, to prevent unlawful assemblies, and to authorise the lord lieutenant on a report of the magistrates to proclaim any county where disturbances existed. That law-required all persons in such counties to keep within their dwellings between the hours of sus sec and sun rise, and gave to the magistrates the power of sending persons 2 no should be found to offend abains it on board his majesty's nayy. The act had proved effectual for the suppression of the insurrection, as appeared from the acknowledgement of the leaders of that insurrection before a committee of the Irish parliament. But, though such a law might be necessary, it was the duty of that house to guard against the abuse of the powers which it gave. The bill he proposed to bring in contained the same provisions as the Insurrection act, with respect to the power of the lord fleutenant to proclaim disturbed counties, and the authority of the magistrates to arrest persons who should be tound out of their dwellings between sun setting and sun rising; but, in order to prevent hardships to the subjects, the hill required that persons so arrested should be tried at the quarter sessions, by the magistrates and assistant barrister, assisted by a king's counsel, a serjeant specially sent down for that purpose. Besides this bill, he meant to move for leave to bring in another to prevent improper persons from keeping arms, by obliging all persons to register their arms, and authorising the magistrates to search for arms. These bills had been prepared by his predecessor, and the only difference was, that the bill of his predecessor gave a negative to the king's counsel or serjeant, which he proposed to take from him, as it appeared to him that , such a negative would reader the measure mugatory. He meant, however, to substi-· tute a clause, which should, in case of any difference between the serjeant and the answer a question he wished to plit. He bench, suspend the execution of the decision was desirous of knowing, whether it was the ' of the magistrates, till the serjeant should intention of his majesty's government to pro-

have reported the matter to the lord lieutenant.

Sir J. Newport wished to know what was to be the duration of the bill?

Sir A. Wellesley proposed 7 years, but his mind was not yet made up on that

Sir J. Newport had asked the question. because he thought that the shortest possible duration should be given to bills which created such extraordinary powers.

The Chancellor of the Exchequer agreed with the hon. bart. that 7 years would be too long a period, for which to enact the bill.

Mr. Gratt in was concerned that a bill of that nature should be necessary. But this and every other such bill was a violent measure, and against the principles of the constitution. The period of such measures ought to be short, in order to shew to the people that they had at least a reversionary interest in the constitution. These measures could only be justified by an imperious necessity.

Mr. Sheridan viewed this question in a very different light from his friends on the bench near him. His right hon, friend had said, that the measure could only be justified by an imperious necessity; now, it was that necessity which he wished to have clearly made out to exist before the measure was resorted to. It was no answer to him that the measure had been prepared by his friends. If it had, the Threshers were then engaged in their disturbances and administering unlawful oaths. Ireland was now on the contrary as loyally tranquil as any part of the empire.

Mr. Whitbread thought that the measure had never been, and ought not to lee, enacted for so long a period as 7 years. He found himself in different circumstances from his right hon, friend as to the measure; for he must look upon it as necessary, inasmuch as the committee of both lords and commons on both sides had agreed upon that point.-Leave was then given to bring in the bill, as also a bill to prevent improper persons from having arms in Ireland.

> HOUSE OF LORDS. Friday, July 10.

[DEFENCE OF THE COUNTRY.]-Lord Sidmouth rose and observed, that he had attended the house for two days past, in the expectation of seeing in his place a noble lord, whose official situation enabled him to pose, during this session of parliament, any measure connected with the Defence of the Country. He had it in view to earl bein lordships aftention to this subject, independent of any reference to recent events; but the information which had just been received, rendered its consideration more indispensible. It was his wish to be informed, whether his majesty's ministers intended to carry into full execution the acts already passed for arming the people, or whether they had some more extensive measure in contemplation? He understood there would be a full attendance of their lordships on Monday next, and he should take that opportunity of asking the question he had just mentioned.

Earl Bulurst said, that the noble lord alluded to had not attended for these two days part, because he knew there was no business before the house which required his presence. He would, however, he in his place on Monday, and then the question of the noble viscount would doubtless receive a

satisfactory answer.

Friday, July 10.

[MINUTES ]-Petitions were presented complaining of undue returns for Chippen ham, Kincardineshire, Malden, Penryn, Beveiley, Milmsbury, East Grinstead, Bridgewater, Christchuich, Newcistle-under-Lyne, and Westminster. The Petition respecting the latter was from the right hon. R B Sheridan, complaining of bubery, treating, &c. on the pr t of lord Cochrane. The whole of these petitions were appointed to be taken into consideration, on the 25th instant -Mr. Sheridan, though he thought it a matter worthy of the consideration of the house, to put the Standing Order relative to the exclusion of Strangus on some established footing, yet, in deference to the Sentiments of many persons, for whose opinions he had a high respect, would not press the motion he intended to have offered to the house this night, but would leave the matter as it stood, hoping that a wise discretion would produce all the effect of the proposition he intended to bring forward -Mr. Grant moved, that the house should go into a committee on the Petition of the East India Company praying for leave to raise money on Bonds, instead of increasing their capital. Mr. Creevey repeated his former assertion, that a previous statement of the company's affairs ought to have been inade; but as some information would probably soon be acquired on the sub Vol. IX.

ject, he would not chieft to the motion. The Speaker than left the chair. After a few words from Mf. R. Dandas, Mt. W. Shith, sir T. Turton, Mr. Wallace, and sir A. Wellesley, Mr. Grant moved that leave be given to bring in a bill to enable the company to raise 2 millions by Bonds, instead encreasing their stock. This resolution was agreed to.—Mr. Sharpe adverting to the categories that having put off his motion respecting the Lottery, stated that it was not his intention to oppose that measure, as a part of the ways and means of the present year, but gave notice, that he should take all early opportunity of taking the sense of the house on the general question respecting Lotteries.

[NAVAL ABUSES.] -- Lord Cochrane rose and spoke as follow. — Sir, A wish to avert a part of the impending and hitherto accumulating daugers of my country, has induced me to resolve to move for certain papers relative to the naval service, not with a retrospective view to blame individuals, but that unnecessary hardships may cease to exist. I am willing, sir, to believe that members of this house who are capable of doing justice to any cause, have remained ignorant of circumstances which for some years have embittered the lives of a portion of the community, I mean those employed in the naval service of their country; and as to the gentlemen of the naval profession who have seats here, I suppose they either left the service before the establishment of the system of which all employed grievously complain; or, that a degree of diffidence occasioned, by the awe which this house at first inspires, has prevented any other from performing this important duty. I wish, sir, it had fallen into other hands. I lament that the means by which I have acquired a knowledge of the subject, has in a great measure, untitted me for the task I have now undertaken but no personal considerations shall prevent my doing that which I consider for the benefit of my country. I shall be as brief as possible, but as the nature of some of the papers for which I am about to move is unknow 1 to many members of this house, it will be necessary that I should give some explanation. -The first motion is, " That there be laid before this house, copies of all' letters or representations made by the commanders of his majesty's sloop Atalante, and schooner Felix, received by capt. Keath," commanding officer off Rochfort, respecting. the state and condition of those vessels and

to prove that vessels are kept at sea under the present system in an unfit and dangerous state, and that the lives of many officers and men are in constant peril -Lieut. Cameron who commanded the Felix, and since lost in that vessel, was one of the best and ablest officers I ever knew-correct in all respects. He, sir, though just appointed to command be Pelix, and anxious to distinguish himfound it incumbent upon him to repreof the Felix being sent into port for repair. I shall read part of two letters from the surgeon of the Felix to his private friend. One of them dated three months before they all perished, and previous to lieut. Cameron's commanding that vessel. The other about eight days before that melancholy eventue Although, Mr. Speaker, these letter may not amount to legal proof, yet the esticial letters and other documents will. Jout, sir, it cannot appear that inis unfortunate officer could have any interest in mistating matters to a private acquaintance. On the 14th Nov. he says, "our noble commander has been very active in his endeavours to get confirmed to this vessel, much more so than I should be-she sails worse and worse, and I think the chances are against us ever bringing her into an English port." In the other, dated 14th January, 1807, the \*passage to which I refer is as follows: "Our stock is all out, and we are praying for some God-sends. Clean linen are very scarce. Every endeavour has been put in force by Cameron and myself to get her fr in without success. He attacked the " commodore with most miserable epistles of distress throughout, and I attacked him with a very formidable sick list; but all, atold, that there is a danger in agitating such subjects, but there can be none at any time ture, for redress, that which is notorious to those who have a right to claim it. Though F. we shut our eyes, the mischief will not be averted! Shall evils be suffered to continue, merely because timid people fear to acknow-Lenge their existence? No, sir; let grievances be redressed in time, and complaints will \*\* cease.—I shall be very short as to the cirthe other vessel, the Malante. When the Imperiouse, the ship I pontinanded, was about to leave the Roclifort ation, I was ordered to provision the Ata sate for six weeks, though she had been gus 8 months and upwards, a time sufficient hever been put in practice, because well

sink therein." The object of this motion | to break the energy, to weary the spirit, and ruin the health of men employed in such a vessel. The Atalante came alongside, and the commander and several officers were on bdard necessarily to settle their accounts; they then informed me of the bad condition of their sloop. They said she was wholly unfit to keep the sea. Several material spars were sprung, which in a gale of wind on shore would cause their inevitable loss. I think they said the foremast and bowsprit or fore yard were sprung. Besides, in blowing weather the Athlante made upwards of 20 inches of water an hour.—Although a survey had teen held by some carpenters previous to this, I thought it proper to mention circumstances as they had been reported, and as they appeared to me, to the commanding officer off Rochfort; for I well knew, that the minds of persons of their description under the system of terror, were impressed with fear lest a vessel surveyed having gone into port, might possibly be found not quite so bad as represented. usual plan, therefore, is, to say that she can keep The sea a while longer; knowing that if lost it will only be reckoned an excess of zeal on their part for the good of his majesty's service. So much impressed was I with the bad state of this vessel, that I said to the builder of I'lymouth-yard, in the presence of Admiral Sutton, on my arrival there, that the first news we should have from off Rochfort, it they had a gale ef wind there, would be the loss of the Atalante. Under the harrassing system of 8 and 9 months cruises men get tired of their lives, and even indifferent as to choice between a French prison and their present misery. I shall make no further observations on this subject until the papers are produced.-Another paper that appears necessary, is an Abstract of the weekly accounts of his majesty's ships and frigates employed off Brest, and of ail his majesty's ships and vessels employed off Rochfort, from the 1st March, 1805, until the 1st March, 1807.—From this, sir, we shall be able to ascertain the number of men in each vessel, the number of sick, the time ships have been kept at sea, and the time they have been allowed in harbour to refit the vessels, and to recruit the crews. First, it will appear that the ships have been greatly short of effective men. Next, the extreme length of cruises and hardships that our seamen have suffered, which the low state of the enemy's navy did not require, and which in its most flourishing fimes had

known to be highly injurious. The Plantagenet, for instance, was 8 months within # hours sail of England; she was forced boto Falmouth, and remained 12 days wild bound at one time; but an order existe which I shall presently make the subject of a motion, by which neither an officer no a man dared to stretch his legs even upon the gravel beach within 20 yards of the ship. As a subject connected with the foregoin and the how little benefit has been derived from supplies at sea, as a substitute for the refreshments the crews were formerly suffered to enjoy in pole. I shall next move,

"That there be laid before this house an Account of the quantity of fresh provisions expressed in days allowance, received at sea by each of his majesty's ships and vessels en ployed off Brest and Rochfort, from the 1st March, 1805, to the 1st March, 1807. Formerly, Mr Speaker, when a ship had been out till the provisions with which she had been supplied were consumed, the refurn of that vessel to port was the natural consequence. For Channel service the time was 4 months, and the officers and men with satisfied minds looked forward contemplating with pleasure the little relaxations and indulgences they might then enjoy. But now, sir, being victualled and re-victualled at sea, there is no probable end of their misery. An East India voyage is performed in less time and with more refreshments than a channel cruise. Capt. Cook, whose authority will not be treated lightly, says, that " notwithstanding the Discovery had " been out 117 days, the scurvy had made " no great progress, which he ascribes to " the essence of malt and fermented li-" quors." Lime juice is now the substitute, and a cure it is—but a debilitating cure -not fit to re-establish the strength of body impaired by living without vegetables for a long period on salted provisions. How matters of such material consequence have escaped the notice of the latest admiralties, I am at a loss to know; unless an excess of confidence reposed in the late commander in chief of the channel fleet has been the cause; and that this security existed on the part of the admiralty, I think will be proved by the paper to which the motion I hold in my hand refers: "That there be laid before this "house such orders as have been issued or " acted upon between the 1st March, 1805, " and the 1st March, 1807, by the autho-"rity of the commanders in shief of his " majesty's ships and vessels employed in

to be granted or withheld from officers of men; distinguishing who was command er in chief at the time of issning or acting " upon such orders."-In harbour, too, that neither officer nor man shall be permitted to go on shore is a hard case, and an order which I do not hesitate to condemn. sir, it appears not less striking, when I res collect, that during the greatest part of the time the commander in chief resided to London, enjoying not only the salary of his office, but claiming the emolument of prize money, gained by the toil and danger to which those engaged in the active service and defence of their country are exposed .-Such, indeed, sir, is the example shewn in this case, that I shall not be surprised to see some future minister confer the office on fool or on a child, and make the situation of commander in chief of the channel fleet a: sinecure as complete, and a means of corruption equal to any that has lately been the subject of debar in this house.—With respect to the sick, I consider it necessary to say a few words; but I shall first read my motion on that subject. That there be " laid before this house such orders as have " been issued or acted upon between the "1st March, 1805, and the 1st March; " 1807, by or by the authority of the com-" mander in chief of his majesty's ships, " &c. employed in the channel sound "ings, allowing or restraining command-"ing officers or surgeons of his ma-" jesty's ships, &c. from sending men " to the naval hospitals, or restricting " their admission into such hospitals."-In consequence of the regulations stehlish ed in those institutions, men were frequently refused admittance. A grievance connected with this point has made a strong impression upon my mind; that is, an order, rigidly inforced, that no man, whatever his state of health, be permitted to be sent to the hospital." from any of the ships in the Channel Ffeet, unless previously examined and allowed by the surgeon of the Commander in-Chief. The mischiefs resulting from this arrangement were notorious in the navy. In consequence of the inconvenience and difficulty, if not impossibility, of this surgeon's going from ship to ship at such times as vessels might be going into port, various diseases, deaths and amputations, too frequently ensued before such surgeon's examination could take places There is another subject of complaint which appeared to me poculiarly ruinous. When the cry of economy was "the channel soundings, respecting leave the order of the day in the naval department; 3 C 2.

he sick therein." The object of this motion | to break the energy, to weary the spirit, and are kept at sea under the present system in an unfit and dangerous state, and that the lives of many officers and men are in constant peril -Lieut. Cameron who commanded the Felix, and since lost in that vessel, was one of the best and ablest officers I ever knew—correct in all respects. He, sir, though just appointed to command the Pelix, and anxious to distinguish himfound it incumbent upon him to reprement to the commanding officer the necessity of the Felix being sent into port for repair.

I shall read part of two letters from the surgeon of the Felix to his private friend. One of them dated three months before they all perished, and previous to lieut. Cameron's commanding that vessel. The other about eight days before that melancholy eventure Although, Mr. Speaker, these letter may not amount to legal proof, yet the ficial letters and other documents will so but, sir, it cannot appear that this unfortunate officer could have any interest in mistating matters to a private acquaintance. On the 14th Nov. he says, "our noble commander has been very active in his endeavours to get coufirmed to this vessel, much more so than I should be—she sails worse and worse, and I think the chances are against us ever bringing her into an English port." In the other, dated 14th January, 1807, the passage to which I refer is as follows: "Our stock is all out, and we are praying for some God-sends. Clean linen are very scarce. Every endeavour has been put in force by Camerou and myself to get her " in without success. He attacked the commodore with most miserable epistles of distress throughout, and I attacked him with a very formidable sick list; but all, my friend, would not do."-I may be atold, that there is a danger in agitating such subjects, but there can be none at any time in bringing to the knowledge of the legisla-. ture, for redress, that which is notorious to those who have a right to claim it. we shut our eyes, the mischief will not be averted! Shall evils be suffered to continue, merely because timid people fear to acknowledge their existence? No, sir; let grievances be redressed in time, and complaints will shall be very short as to the cirpumstances relating to the other vessel, the Matalante. When the Imperiouse, the ship I confinanded, was about to leave the Rochfort lation, I was ordered to provision the Ata sante for six weeks, though she had been put 8 months and upwards, a time sufficient never been put in practice, because well

ruin the health of men employed in such a vessel. The Atalante came alongside, and the commander and several officers were on beard necessarily to settle their accounts; they then informed me of the bad condition of their sloop. They said she was wholly unfit to keep the sea. Several material spars were sprung, which in a gale of wind on shore would cause their inevitable loss. I think they said the foremast and bowsprit or fore yard were sprung. Besides, in blowing weather the Atriante made upwards of 20 inches of water an hour.—Although a survey had been held by some carpenters previous to this, I thought it proper to mention circumstances as they had been reported, and as they appeared to me, to the commanding officer off Rochfort; for I well knew, that the minds of persons of their description under the system of terror, were impressed with fear lest a vessel surveyed having gone into port, saight possibly be found not quite so bad as represented. Their usual plan, therefore, is, to say that she can keep the sca a while longer; knowing that if lost it will only be reckoned an excess of zeal on their part for the good of his majesty's service. So much impressed was I with the bad state of this vessel, that I said to the builder of Flymouth-yard, in the presence of Admiral Sutton, on my arrival there, that the first news we should have from off Rochfort, if they had a gale of wind there, would be the loss of the Atalante. Under the harrassing system of 8 and 9 months cruises men get tired of their lives, and even indifferent as to choice between a French prison and their present misery. I shall make no further observations on this subject until the papers are produced.—Another paper that appears necessary, is an Abstract of the weekly accounts of his majesty's ships and frigates employed off Brest, and of ail his majesty's ships and vessels employed off Rochfort, from the 1st March, 1805, until the 1st March, 1807.—From this, sir, we shall be able to ascertain the number of men in each vessel, the number of sick, the time ships have been kept at sea, and the time they have been allowed in harbour to refit the vessels, and to recruit the crews. First, it will appear that the ships have been greatly short of effective men. Next, the extreme length of cruises and hardships that our seamen have suffered, which the low state of the enemy's navy did not require, and which in its most flourishing times had

known to be highly injurious. The Plantagenet, for instance, was 8 months within 4 hours sail of England, she was forced to Falmouth, and remained 12 days wind bound at one time, but an order existe which I shall presently make the subject of a motion, by which neither an officer nor a man dared to strefch his legs even upon the gravel beach within 20 yaids of the ship As a subject connected with the foregoing and to hew how little benefit has been derived from supplies at sea, as a substitute for the refreshments the crews were formerly suffered to enjoy in port, I shall next move,

"That there be laid before this house an Account of the quantity of fresh provisions expressed in days allowance, received at sea by each of his majesty's ships and vessels enployed off Brest and Rochfort, from the 1st March, 1805, to the 1st March, 1807."-Formerly, Mr Speaker, when a ship had been out till the provisions with which she had been supplied were consumed, the return of that vessel to port was the natural For Channel service the time consequence was I months, and the officers and men with satisfied minds looked forward contemplating with pleasure the little relaxations and indulgences they might then enjoy But now, sii, being victuilled ind re-victualled at sea, there is no probable end of the r An East India voy ge is performed in less time and with more refreshments than a channel cruise Cipt Cook, whose authority will not be treated lightly, says, that " notwithstanding the Discovery had " been out 117 days, the sentry had made " no great progress, which he ascribes to " the essence of milt and fermented li-" quors' Lime juice is now the substitute, and a cure it is—but a debilitating cure -not fit to re-establish the strength of body impaired by living without vegetables for a long period on silted provisions How matters of such material consequence have escaped the notice of the latest admiralties, I am at a loss to know, unless an excess of confidence reposed in the late commander in chief of the channel fleet has been the cause; and that this security existed on the part of the admiralty, I think will be proved by the paper to which the anotion I hold in my hand refers "I hat there be laid before this "house such orders as have been issued or " acted upon between the 1st March, 1805, " and the 1st Much, 1507, by the autho-" rity of the commanders in whier of his " myesty's ships and vessels employed in

" to be granted or withheld from officers of " men; distinguishing who was comman er in chief at the time of usuing or acting " upon such orders."-In barbour, too, that neither officer nor man shall be permutted to go on shore is a hard case, and an order which I do not hesitate to condemn. And, sir, it appears not less striking, when I recollect, that during the greatest part of the time the commander in chief resided to London, enjoying not only the salary of his office, but claiming the emolument of print money, gained by the toil and danger to which those engaged in the active service and defence of their country are exposed,-Such, indeed, sir, is the example shewn in this case, that I shall not be surprised to see some future minister confer the office on a fool or on a child, and make the situation of commander in chief of the channel fleet a sinecure as complete, and a means of corsubject of debres in this house —With respect to the sick, I consider it necessary to say a few words, but I shall fires read my motion on that subject. That there be " laid before this house such orders as have " been issued or acted upon between the " 1st March, 1805, and the 1st March, " 1807, by or by the authority of the com-" mander in chief of his majesty's ships, " &c employed in the channel sound-" ings, allowing or restraining command-"ing officers or surgeons of his ma-" jesty's ships, &c from sending men " to the nivil hospitals, or restricting " their admission into such hospitals "-In cens quence of the regulations at hished in those institutions, men were frequent ly refused admittance Agrievance connected with this point has made a strong impression upon my mind, that is, an order, rigidly infirced, that no man, whatever his state of health, be permitted to be sent to the hospital. from any of the ships in the Channel Fleet, unless previously examined and allowed by the suigeon of the Commander in-Chief. The mischiefs resulting from this arrangement were notorious in the navy. 'In consequence of the inconvenience and difficulty, if not impossibility, of this surgeon's going from ship to ship at such times as vessels might be going into port, various diseases, deaths and amputations, too frequently ensued before such surgeon s examination could take places There is another subject of compl int which appeared to me p cul ly rumous. When the cry of occonomy "the Channel soundings, respecting leave like order of the day in the raval departs 3 C 2.~

name, name], by earl St. Vincent, observthe first of so singular in application of it as
limiting surgeons necessaries allowed to
the navy. Some of the indippensible medicups, too, were cut off. The economists of
that day seemed to consider the health of
the property of the second to the sec men as a thing of trilling account, compared to their favourite principle. So pertingpusly were regulations observed, that alpough I once sent a lieutenant sick and a camen runtured to the Hospital, I could be uptain their admission. The disease of the day for nearly three, weaks in which they could go ashore, they were returned te-M. not indignant, to hear the reason why the reduce the mystag: - Truy the evils connectsubmitted to parliament and the public, I cannot pretend to say. Perhaps gentlemen may have been prevented from exposing it from motives of delicacy or personal interest, but no such considerations shall restrain me from the performance of a great public duty, to which, from its nature, I feel it peculiarly incumbent upon me to attend. The system of Naval Hospitals presents a variety of grounds to justify censure. In military hospitals, some little luxuries are allowed to buit delicate, stomachs, and to promote the revival of depressed spirits; and where can such luxuries be more necessary than to seasoen, with diseased constitutions, after being eight or nine months living upon salt provisions, at sea. But in maval hospitals, to such luxuries are to be had; no eggs, no pranges are allowed. Lknow an instance, in which a lieptenant, who was dangerously ill, was refused a cup of egg wine. The answer was, that no eggs were allowed: the lieutenant died of his disease.—But this regulation is maintained on the ground of econong a indeed, this economy basgone to such is length as to reduce the quantity of lint bewhich, in many cases, there is not for the pose of the wounded, one fourth part money of this article, so material for use, withough so trifling in value. This limitation took place under one of those who were appointed by the commander in chief of the channel deet, whom perhaps it was not necessary for him otherwise to name [a cry of ] had the soundest ressel in the navy been in

ples of economy, a greater loss has, I con-tend, resulted to this country, than can ever be compensated by any savings economy is capable to produce.—I mean in the lives of ruen destroyed by long cruise and otherwise, Were it possible to consider the value of the was pronounced quite inadmissible, and these lives in a pecualary view, which I though sent through sleet and rain, the only never can, it works require more money to never can, it works require more money to supply the losses susta ned by the application of economy in the manner I have described. fused, and the country would be astonished, that can be well imagined. Indeed, the fievances of the navy have been so severe. man was not admitted, because every thing through rigour and misapplied economy, possible had not been done to reduce the that I can see gnothing in the character of supture on board, and he had not been hung that body more meritorious than the patience tip by the heels in a rolling fee, in order to with which they have suffered those griereduce the manner - reny the evils connect vances. The noble lord concluded with this system have not been before making his first motion, which being seconded by the hon. Mr. Dillon.

Sir Samuel Hood 10se, and expressed his astonishment at the statements and observations which he had just heard; which really were such that he had hardly thought it possible that they could have come from so gallant an officer. If any thing of blame, said the hon officer, attaches to the loss of the Atalante and the Felix, that blame is attributable to me and to commodore Keats. But the fact is, that the loss of the Atalante was not at all own g to her having been in a bad state. She drove ashore in a swell upotra fine day, and if she had not been sound, her crew could not have been saved. But the noble lord could not ascribe blame in consequence of this vessel's going ashore. For such an accident was no proof of neglect on the part of the officers censure could apply to them, any more than it could to the conduct of the noble lord himself, when he lost his ship some time since A clear understanding of the case, therefore, was only necessary to reflite this part of the noble lord's charges, and to show that neither the officers nor any other person could be fairly blamed for the fate of the Atalante, for that fate was owing to an accident against which any commander, however vigilant, mightbeutterly unable to guard. Now, as to the Felix; that vessel perished in a gale of wind in St. Andero Bay, where she was sent with a flag of truce. She remained four days in the bay; and,

the same situation in a gale of wind, she would have very little chance, if any of escaping a similar fate. Indeed, there was ample proof that the Felix was not in a bad state; but when she was in port, the lieutenant wanted to go ashore to settle his decounts, and was refused. There is the secret, and hence probably this charge. I do not mean to impute to the tioble lord a y di polition to state atty thing which he dols not himself strictly believe. But the noble loid may be, I know he has been, misinformed, dud when he comes forward with such historomation to beed discontent in the navy I reel it my duty, a it is the duty of every man who respects the best interests of that body, to resist him.—With tegard to what the noble lord has said about tovisions, and sickness, and medicines, I challenge him to prove any of his allega-I sailed from Plymouth, and when I recollect it, I cannot help laughing at the noble lord's statement. I had several men sick on board, but they recovered at sea. I had in one engagement 30 men killed and 100 wounded, and there was no such thing as a want of medicines or lint; nothing of I am fully of the kind was to be heard of opinion, that none of the noble lord's assertions on this subject can be maintained. I have. I think, sufficiently replied to his statement relative to the Atalante and Felix; and I see no good to which any part of his statements can tend, though I can perceive in them very strong grounds to apprehend serious mischief.

Admiral Harvey tollowed on the same side. He deprecated the attempts made perpetually to harass a gallant meritorious old officer [a cry of hear! hear!]. He had no hesitation in saying, that the grounds of attack appeared quite fallacious. For himself, he could confidently say, that he never saw any scarcity whatever of medicines, surgeons stores, or provisions, on board any ship that came under his observation.

Admiral Markham never rose with more regret, because he did feel the utmost apprenension, that the effect of such a discus-Sion as that provoked by the noble lord. would do material injury to the discipline of the navy. No recress had ever been applied for to the Admiralty upon any of the grounds stated by the noble lord; and in what condition, he would ask, was the navy to be placed, if an inferior officer could bring his commander in chief to the bar of that house. With respect to the time a

the steering of the case, and not on the officer would not be forward to complain of such a thing. His him. Hend, who spoke his hon. friend who preceded him, was 3 months off Rochefort; yet neither were ever heard to complain. No; they knew their duty too well, and, like good officert, were reconciled to it. As to the injury to the health of the men, by keeping ships at sea, he would maintain that nothing wall thore erroneous than the notion of the noble Nord; for the fact was, that it always so hap pened, that seamen came ashore to get sicks ald went to sea to get healthy. A laugh, and cry of hear! hear!] As to the charge about fresh provisions, the hon. officer mains and, that nothing could be more untended. ble for fresh provisions were sent to the fleet as often as they could be necessary, and in the but state that was practicable to convey them. With regard to surgeons stores, they were supplied under the auministration of lord St. Vincent, precisely according to the plan originated either by lord Melville or lord Barham, he could not recollect which; and this was the first day he had ever heard it stated, that there was any scarcity whatever of those stores. If, however, such stores were wanted, why not apply to the executive government, and not bring it forward in that house? Unless such an application was found ineffectuals he contended that such a business ought not to be brought before that bouse.—As to the order for having persons reviewed, by the surgeon of the commander in chief, before they were sent to the hospital, he explained that to be with a view to prevent men to be disposed of who were fit to serve. For while officers could send men to the hospital on the mere tertificate of their own crew, were too apt to make use of their influence with the surgeon, to send any man to the hospital whom they did not happen to like —The allusion to the residence of the commander in chief in London, could derive no influence but from delusion. did so on account of his health. Besides the Channel Fleet was in different divisions, and the fact was, that for the purpose of communicating with each, the noble lord him better be ashore than at sea. Indeed, una less he took the station of junior admiral, he could not consistently join any of the divisions. For that noble earl he could only ship officht to be at sea, that depended on say, that the had no objection whatever to

the production of any paper or document intrelated to his conduct; but for himself, must observe, that disliking the whole discussion, or the introduction of such a subject at all in that house, he could not assent to the noble lord's motion. If the noble lord had any good grounds of complaint, they should be referred to the admiralty, who would, no doubt, give them all the attention they deserved.

The Chancellor of the Exchequer declaration that no grounds whatever had been made out for the motion, which it was so beriously to be lamented that the noble lord had thought it his duty to bring forward. The house of commons would ever be anxiously alive to the welfare and interests of the brave men of whom our navy was composed; but he was convinced, that it would at the same time be very backward in adopting such motions as the present, unless the perion who proposed them could define that he had taken all other treams of redressing the presences complained of unsuccessfully.

Mr. Windham coincided completely in opinion with the right hon, gent, who had just sat down, and contended, that besides the just reasons for opposing the motion, which that right hon, gent had stated, the noble lord had in no way whatever proved his assertions, but had been completely contradicted by the gallant admirals. He made an eloquent, panegyric on earl St. Vincent, the history of whose whole life was a most brilliant answer to the accusations of his enemies.

Mr. Role Ward observed that the highest encoming. Is were due to that illustrious character earl St. Vincent. Illustrious character he must call him, because whatever opinion might be entertained of his civil services, there could be no difference of sentiment as to the glory of his professional career. He admitted also the high professional character of the noble lord who made the motion; but he was sorry that such a motion had been brought forward in this house, before complaint had been made through the proper channel. No man could cherish more than he would the power and the right of this house to examine into abuses; but when there was a channel which application ought to be made in the first instance, he thought it unnecessary and improper to bring complaints before This house, before any effort was made to have them corrected in the most natural and ready way.

Sir Charles Pole in reply to the implied

censures of the noble lord upon the late administration of the navy, observed, that since the reign of king William no one had done so much for the navy as the late administration. The first act of the noble lord below (lord Howick), when he came into that depattment, was to examine into the state of the seamen; and he came down to the house for an increase of the number and the pay of the petty officers, thinking this one of the best methods of rewarding distinguished service among the men. At this he did gra-juitously, without waiting for an application —a measure which ad not a little increased the confidence—the seamen in the government, an exect in the highest degree desirable of advantageous. The noble lord had not stopped here. He also extended this beneficial measure to the Warrant Officers. without any application, a thing which han never been done since the days of king William. Neither did the noble lord stop here; he had followed the aged, the decrepid, wounded, and worn out seamen, to the obscurry of their cottages; chaced poverty and wretchedness from them, and diffused health, cheerfulness, and comfort. He had raised their allowance from 7 to 181. a-year, and made seamen look with confidence towards the government which thus paid attention to their situation unasked. He had also followed up the measure, by an increase to the masters, lieutenants, and commanders. In short, every attention was paid by the noble lord to the interests of the service, a conduct which deserved the acknowledgements of all who wished well to it.

Mr. Sheridan said, that he heard with regret and surprize, those assertions stated here, which he had heard on a former occasion; and he had thought from the manner in which the noble lord had at last dropped the accusations, that he had even convinced himself from the most authentic documents that he was wrong. He had read a letter from commodore Keats, taking the whole blame to himself, respecting some of the transactions, but where there was certainly no blame. And notwithstanding the boisterous manner in which the audience at the hustings at Covent Garden generally expressed their opinions, yet even they had rejected these clamours as dangerous, when they sufficiently understood their nature. They set their faces against them as out of time and place; as brought forward for manifest purposes, and not for the good of the public, and as attended with incalculable mischief, without being productive of any good. Sup-

whom he regarded with the highest respect and veneration; suppose he had not had the opportunity of making the inquiries he kad made—he had refuted the charges at the time; but suppose he had not had that opportunity, was it nothing to consider the iniply that might be done by these acculations going on board the ships months before they could be enswered? He regrette that hey were not again brought forward but the certainly felt has alarm than before. Even as it was, they had efore done some injury, who had learnt from officers, who said that they were every day in dread, when the papers with the reports came on beard. What was their effect on commodore Kear. They were such that he thought it necessary to demand a court-martial on his conduct. That had been refused, because there was no grounds for it. But was it nothing to have moved the feelings of a meritorious officer thus far? He approved of what had been said, as to the conduct of his noble friend near him (lord Howick), but in fact no board of admiralty would refuse to listen to the complaints of experienced officers. This house would be always ready to attend to the complaints of our gallant sailors, and redress their grievances, but it was necessary to ascertain whether complaints had been made to the proper department, and redress The only motion he therefore refused. thought which could be agreed to on this subject in the present instance was this, "that there be laid before the house copies to the representations of the right hoff cap- fain lord Cochrane to the Board of Admiraity, with the answers thereto, if any."

Lord Cochrane rose to reply and said: I disclaim, sir, any motive whatever except a regard for the real interests of my country, though I am free to confess that I cannot help feeling in common with others the treatment received. - Improper motives have been imputed to me, and I might reply to one of those gentlemen who has denied facts which I can prove, that he was one of those who established this abo-'minable system. What his abilities may be in matters not connected with the naval service, I knowenot; but in the navy it is understood to be a fact, that his noble patron, the earl St. Vincent, sent the master of the Ville de Paris to put his ship in some tolerable order [here there was a cry of

pose he had not had the good fortune to be when the noble lord said that improper acquainted with the noble earl accreed, motives were ascribed to him, it was a reproach to him (the Speaker), but he was in the judgment of the house whether he deserved it.] With respect, sir, to the assertion made by the same gentleman, that the health of the men is increased by long cruises at sea, and that that of the commander in chief is improved by being on. shore, he may reconcile it it he can. Thou sir, I shall not follow the example of imputing improper motives, another complaint and a just one too (looking at Capt. Sir Samuel Hood) in the naval service is, that nder this obnoxious system, captains have been appointed to large commands of 6 or 7 sal of the line, as many frigates, and as many slopes of war, the right of admirals who have served and can serve their country and who who would in its cause. But perhaps, sir, for such times, their rank did not afford a prospect of heir being sufficiently subservient. I believe this nouse told that there are admirals of bility who from these causes, baye lingered in neglect. [a cry of order! order! from admiral Harvey and others j. Sir, two parts of the statement of the hon, knight are worthy of remark in so far as they were meant in reply. to my statement. He has said he had a hundred men killed and wounded in his ship, and no complaint, no inconvenience, was found from want of lint or any thing else. First, this was at a time when surgeons received an allowance to buy extra medicines for the sick, and, in the second place, the wounded of whom he speaks were sent on the day following to dibraltar hospital.-Now, sir, with respect to the blame said to be directly attributed by me to lord St. Vincent for the loss of the Felix and Atalante I have to remark, that it is of the general system and its consequences of which I complain, of endless cruizes, thereby rendering surveys at sea on the state of vessels a substitute for a proper examination of their condition in port, or in dock. The hon, knight has been a little unfortunate in the comparison he made that lord St. Vincent was no more to blame, than for my getting the Impérieuse on shore on the coast of France. Now, since this subject has been touched upon; I must state that I made application for a Court Martial on my conduct, but it was not granted, because it was known that the blame would fall, where it ought to fall, on the person whose repeated prider order! from Admirals Pole, Harvey, positive command sent the ship forth to see and others. The Speaker observed, that in an unfit condition. The artist is a figure of the condition of the

19.00

confusion. The quarter deck gunsley unfitted. Forty tons of iron ballast, beside provisions and stores of all kinds, remained on deck. The powder, allowed to be taken on board only when the ship is out of harbour, was received thou, and the Impérieuse was hurried to sea without a cartridge filled or one gan loaded. The order issued was to quit the part the instant that she would steer, regardless of every other material circum-[Another cry of order! order! time ago as relative to the Besent subjects of complaint the has done so abuses, they have been removed. I trust, intention as the person who asserted that a profusion of oranges were given to the fleet at Lisbon, in refutation of my statement that none are allowed to the hospitals at home.-I have remarked, sir, that I have not heard from any of those, who have so zealously spoken on the other side a defence of the obnoxious order to keep all officers and men on board, altho' I think it astenable as the position that men are to be kept , bealthy by being kept continually at sea .-All thesethings may appear matters of indiffesence or g small moment to some who are here at Caeir ease, but I view it in a different light, and if no one better qualified will represent a subject of great complaint, I shall do so, independent of every personal consideration.—In the course of the debate, it has been stated, that I asserted lime-juice to be a bad cure for the scurvy; no, it is a core, and almost a certain cure, but debilitasting; it destroys the disease, but runs the constitution.—An hon.gent. (Mr. Sheridan) has said, all this should have been represented to the Admiralty; that this house is an improper place for such discussions, and he has threatened to call for all letters from me the board of Admiralty. To, the first, I. representations of individuals whom they gensider, under their command and control; speat, that if the hon, gent, calls for my lessessabe will find some that will not answer his purpose. Sir, beside the public shuses, the approprien and scandalous persecution of | September.

mand that not finished the ship; all was in | individuals, often upon anonymous and encouraged information, has been matter of great complaint. As a single proof of injustice, I have only to mention that one of the thost flagrant of those personal injuries done by the Admiralty of which the hon. admiral (Markham) above me was a member, was lately on the simple merits of the case redressed by the noble lord below met (lord Mowick), who sympathized and feltis he Sught to feel for a gallar wounded and persecuted officer, (lier enant R. We Parfrom the same gentlemen. The Speaker ker) - Sir, the pre the admiralty, by anthe noble lord must confine himself creasing the time flowed for the refreshment to the matter before the house.] I considir of the crew instead of corrupting their what I have now said as an answer to a bodies are then deserve the gratitude and thanks facts.—Another han gent who has attempt focts.—Another hon gent, who has attempted at all employed. In the navy, we have had to contradict my statements (A third to lament the system that makes the admirally an appendage of the minister of the day increase of pay which took pice some and just as the members of that board began to see and probably to plan the reform of with as much sincerity and as laudable an sir, that I shall not be denied the papers, and that these motions will not like those on a former occasion be got rid of by a blind vote of thanks, or by any subterfuge of a previous question.—The motion was then put and negatived without a division.

HOUSE OF COMMONS.

Saturday, July 11, [ELECTION PETITIONS.] The Chancellor of the Exchequer rose in pursuance of his notice. He observed, that as the session would not be long, it would be inconvenient to take into consideration such Election Petitions in were likely to occupy any considerable length of time. He had thought it his duty to inquire into this subject, and he found that there was not one petition, on which the house could rely in this respect. He proposed, therefore, to discharge all the orders, for the purpose of nominally appointing subsequent days, at such a distance of time, as should show the parties that he house did not intend to take petitions into consideration during the present session. If the parties to any of the Irish petitions could agree on the subject, it might be well to enter into the consideration of such of them as would require commissioners to be sent to Ireland, in order that the commissions might act during the vacation.—The several orders were then discharged, and, beginning with the petitions complaining of double returns, the various petitions were fixed for consideration, on the 9th, 19th, 11th &c. of

HOUSE OF LORDS. Monday, July 13.

Lord [DEFENCE OF THE COUNTRY.] Sidmouth rose, and expressed himself happlace, from whom he felt desirous to obtain an answer to a question, respecting which his uneasiness every day increased. The object of that question was to learn from the noble lore, if it was the intention of his najesty's ministers to propose any new The meanie for the Defence of the Country, or every one must feel at a moment so alarmthe noble lord to state the time when it was likely such a proposition could be brought forward, adding his wish that it might be on an early day; for as the danger increased every hour, he thought it a matter of the most urgent importance, that it should be provided against without delay.

Lord Hawkesbury was happy to be able to assure the noble viscount and the house. that the subject of the military state of the country had occupied the attention of ministers from their very entrance into office. It might not be proper at the present moment to enter into any explanation of the principle, or of the details of the measure they should have to propose, but the day was not distant when such an explanation should be amply given, and when reasons should be adduced for having deferred it till now. Indeed, on this very day it was expected that a notice would be given in went a little farther, and contended that another house, of the introduction of the measure to which the noble viscount had •alluded.

The Earl of Suffolk intimated the necessity of doing now much more than had as yet been attempted, towards the defence and security of the country. He had observed, with the greatest satisfaction, that on the part of the coast which he had lately visited, the system of the Martello towers had been considerably increased.

[AMERICAN INDEMNITY BILL.] Earl Bathurst moved the order of the day, for continuing the provisions of the former the second reading of the bill to indemnify treaty authorized. The order of council ministers for continuing in force the provi- remitted the duties upon some articles, Vol. IX.

sions of the American trade bill, whichhad expired during the recess. The noble earl defended the measure, on the ground of policy and precedent. He allowed that py to see a noble lord (Hawkesbury) in his the law had been violated by ministers, but that violation was justified by the reasons of public advantage and benefit which resulted from it, and which parliament had almost uniformly received as a satisfactory justification of such a conduct. • Indeed, were it not a violation of the law, why should the crown surrender its preroto follow up, on a more ex unded scale, the system that had already been abouted, so as to make it bear some proportion to the interesting dangers of the empire. He felt it is duty to take this step, in order to relieve not or only his own anxiety, but the anxiety that acted on erwise. As to the allowing Ameriing as the present: should he have the sa-tistaction to receive such an answer as he to the navigation set, that permission was expected, then he should have to request justified by the same policy and necessity; for it would have been much to the detriment of our trade if American ships were on a sudden prohibited to carry such articles, while there were no British ships ready to convey them. In every point of view he could not help thinking that government had acted wisely in continuing the provisions of the bill; and he should therefore move, that the bill to indemnify them for so doing be now read a second time.

Lord Grenville said, that after the sentiments he had already expressed respecting the subject of the breach of the w by issuing the order of council, he could not, without incurring the imputation of inconsistencv, agree to the passing of this bill of indemnity. He fully concurred in that part of his noble friend's speech, in which he stated that no money could be levied in this country, without the consent and approbation of parliament. His noble friend, however, though the law was broken by the crown, no higher duties were levied than it was authorized to collect. Now, it did appear, from a paper which had been laid on their lordships' table, not above three minutes ago, that a system more favourable to the commerce of America, had been adopted, than would have been, if the daws had been observed. His lordship here referred to the document, to shew that in various instances, higher and lower duties had been levied, than the act for

while it increased them upon others. It to amite the people. If we were to was not to be denied, that both of these injet dangers greater than any which had were contrary to law, and that they could efer threatened us, a divided people, what be only justified by the extreme necessity aims could we employ, what bulwarks raise, of the case. But what proof had ministers, either by documents or by their speeches, afforded the house that any such necessity jett, but not, according to his way of conexisted? Were they not, he would ask, silering it, sufficient for its importance. aware that it would soon be necessary to The situation of Ireland could not be too renew the act for continuing the former often submitted to the desceration of partreaty with America? Why, then, convin-Mannent, provided it was bandled with judgced as they must have been of that necessif ment and moderation. He was so is to ty, did they dissolve the last parliament find that an ited had gone abroad, that Parliament, which had not the grounds of both the parliament and people of England the dissolution before it, was not bound to were redged, that no farther concessions take into consideration the necessity which should be made to the Catholics of Ireland, might have existed for that measure. The fle was sorry for it; for a more unwise, dissolution of 1784 was justified by the indiscreet, and mischievous declaration dispute which then arose between the two houses of parliament. That was an unhappy incident in the legislative proceedings try, most certainly not of any tree governout the envereign in the exercise of his well know, that the judgment of one parprerogative, and in appealing to the peo-But did any such necessity exist for the dissolution of the last parliament? The convenience of ministers was not in itself sufficient grounds, and he had never heard any other, for that most rash, dangerous, and imprudent measure, than which, in committed. It was not his custom to the country. It had never been his practice to sgravate calamity, or to utter in his place in parliament, any sentiments which might lead to despondency or despair. On the contrary, he always wished to keep alive, not merely the principle of hope, but the principles of resolution and steadiness, because it was these principles, and these alone, which could enable us to bear up against the dangers with which we might at any time be threatened. Ile wished, therefore, before he sat down, to draw the attention of their lordships to what had fallen from a noble viscount. He trusted, that in the most critical period at which this country ever arrived, its security would not rest upon partial and temwould be necessary to call around us all the military energies of the empire. The first

or what armies create, adequate to repel them? Much had been said upon this subcould not have been uttered. Such a melancholy condition was not that of any counthis county, which would always bear ment. The noble lord opposite to him liament often differed from that of another; nay, even in the same parliament, there had been more than one instance of such change of opinion. The appeal from the hasty decision of one meeting, to the prudence of another, bad not been unfrequently suc-Was it, he would ask, right cessful. all these respects, a greater had never been to say to four millions of people. You must despair? And despair of what? why that dwell upon the dangers and difficulties of they, subjects of the British empire, were not to be entitled to the privileges of its constitution. Was it possible that, under any circumstances, there could have been a more improvident declaration? This was his reason for wishing to impress once more upon their lordships these considerations, because he was informed such language had been held. It was not under the impression that the Irish Catholics were to be excluded from the pale of the constitution, that the great question of the Union was carried. No pledge respecting their admission to the same benefits with their fellow subjects, had been either given or required. There were some persons, indeed. who wished to make their participation in the common benefits of the constitution, porary measures. It was desirable that all one of the conditions of the Union. These the resources, strength, energy, and spi-fintentions, however, were overruled, and -rit of the country should be called forth. it was decided that every thing respecting The-crisis was at length arrived, when it them, should be left to the discretion and it was decided that every thing respecting liberality of the united parliament. He would ask, why those who now appeared step upon so awful an emergency, which a to be of a contrary opinion, did not prudent government would take, would then speak out? Why they did not be to see whether any thing could be done quantum the exclusion of the Catholics, as

country? That great minister, who framed the project of the Union, told his sovereign that the union could hat be carried into effect of that boon was not granted to the people of Ireland; and finding, that they were not likely to obtain the acted upon it in the same where was this sentiment of excluof Ireland? which he could not be conwere to encounter divisions at home, the stoutest of us could scarcely hope that such his duty to intreat their lordships to consider as nothing what had taken place; to meet the question with new feelings and ideas; to reflect that we were in the very crisis of our fate, ufon the point, perhaps, of being assailed by the most formidable enemy that had ever menaced the existence of the government of any country. It was his misfortune to have been a most unsuccessful advocate in favour of the Cathelics: but, if his recommendation could have any weight, he would say, that though this was the moment for parliament to grant all those immunities which they claimed, it was not the moment for them to ask for them. Under any of those acts which had been made for restraining that description of his and compulsory statutes which were repealed in 1793, under the sanguinary and dreadful code which preceded it, their condition, he was persuaded, would be far better than anthley could hope to enjoy under the friendship or domination of France. The first question which was asked by that power, when it meant to overturn the government of any country, was, What are the principles of disunion which prevail? To the excluded, to the dissatisfied, and to the

a fundamental principle of the constitution? listened to her, soon discovered that the state Why they did not protest against destroy- which they renounced was far preferable to ing the bulwarks of our religion in church that which they obtained. So it would be and state, and letting the Pope into the found in Ireland, should ever the person who now wielded not only the force of France, but of the greater part of the continent, ever succeed in establishing his power in that part of the British empire. To prevent the possibility of any event of this dangerous and alarming nature; he manly manner that he did upon all occa- called upon parliament to step forward with a lenient hand, to make a sacrifice of sion to be found? Was it my where but in his prejudices, and to throw open the pale those libellous addresses upon the Catholics of the constitution to those who were interested in defending and upholding it. sider ministers as fleeply responsible or question might be stayed off for a time, but having advised his majesty to receive. It it must be discussed sooner or later. He in addition to dangers from abroad, we want to be discussed sooner or later. He in addition to dangers from abroad, we want to be discussed sooner or later. that the who predict danger, contribute not a little to reate it; and that this was not an accumulation of peril could be success- a time to harast and obstruct government. fully resisted. If we resolved to encounter Any one, however, who conceived as he the question, we should do all that was to be | did, who saw not only danger but certain done. As this was, perhaps, the last time ruin and destruction in maintaining that that he might have occasion to address the system of policy he had condemned, would house, during the present session, he felt it but ill discharge his duty if he hesitated to attack it.

Lord Hawkesbury was not anxious to defend the bill of Indemnity on precedents only, but on the grounds of the necessity of the case out of which it grew. Nor would he deny that that necessity arose from the necessity of the dissolution of parliament; for, as often as that topic should again be forced into discussion, so often should he insist on the absolute necessity of that measure. The real authors of that necessity were the very persons who have since so repeatedly and so acrimoniously inveighed against it; for when his majesty, in the legitimate exercise of his prerogative, thought proper to make the late change in his councils, the noble lords opposite him majesty's Irish subjects, under the harsh made an appeal to parliament, and brought the question to issue between themselves and their sovereign. What then was left to his majesty, but to appeal to the sense of his people, while the events which made that appeal necessary were still fresh in their recollection? How else was his royal prerogative to be supported? This was the fair, obvious, simple ground upon which the date dissolution rested, and the result had antiply proved how well his majesty understood the disposition of his people in suffering of every country, France threw out | making hat appeal. For never was their these lines and baits; but her professions sense more clearly, distinctly, and unequiand her conduct had never accorded with vocally expressed. No means were left uneach other. The infatuated persons who tried by the opposers of government, to

ming of the present session; yet the sentiment of the nation in favour of the prerogative, was pronounced in the fullest house and most decided majority. - Among their lordships it had met with the same loyal the necessity and the propriety of the dissolution proved at once in the most marked people. to express; but he was sure the must have of the constitution against the attacks of zeal for the common defence. the most formidable for that they ever had of the noble karon's observations? what the or had been forced on by them. But where was the practical good that could reseat from them? Was it not well knowmiow different were the opinions enwhich the noble baron had so widely, and, in his mind, so unnecessarily expanated. Neither could be be ignorant bow very generally the opinion of the country had been expressed upon that subject. Where, then, there in past experience, was there in any prospect before us, the slightest ground for statement than this, the noble earl condefence of the Catholics, and in mere jusever the difference of opinion they might in his majesty's councils had taken place, were they ever backward, whet the appear- the trust reposed in them, had given garance of a foreign enemy called for the bled and unjust representations in the ever the deprivations under which they duct of their predecessors, and of the cir-

procure the fullest possible attendance of them as prosperity and luxury when comtheir adherents in parliament, at the begin- pared with the promises and the boons by which the enemy would endeavour to sedace them? Then the representations made by the noble baron were unfair, of any dethat ever sat in deliberation, by the largest scription of men who had uniformly manifested such a spirit of loyalty and patriotism. It was unfair surely to describe and triumphant support. Here then was their conduct and principles in a light that would justify him in calling them a divided Respecting of internal princy, and forcible manner. He carnestly wished there might perhaps be difference of the to let the question rest here, but it was im mon; with regard to the threats and atpossible to pass over in silence the latter tempts of soreign enemy, we should alpart of the noble baron's speech to which ways prove an united people, those who the former part served only as a stalking- po sessed least, vying with those who pos-horse. The deep regret he felt at some of sessed most. He must therefore again express the sentiments and expressions that the surprise and regret at the observations from the noble baron, he was at a sentiments from the noble baron, the more so, as they now could be attended with no practical efmade nearly the same in pression upon fect, and when his own mind did not apbelieve that the same feeling and sentiment | cal remedy. The moment called for unipervaded every class and description of the versal unity of action, and under such community, and that they all were disposed circumstances as the present, he hoped to to act with one heart and hand in support | see all party spirit and animosity turn into

Earl Spencer conceived the question to to contend with, and now made much be, whether the necessity which it was admore formidable by the influence of recent mitted had occasioned the breach of the events. Then, what could be the tendency law, was forced on his analosty's ministers, effect they were calculated to produce? ble lord opposite had said that his majesty having reason to be dissatisfied with his former servants, had exercised his undoubted prerogative in choosing others in their tertained respecting the chief topic upon stead, and that the old servants of the crown had thereupon come to parliament with a statement of their case, thereby making an appeal to parliament on the differences which had occurred between them and their sovereign, and that his was the utility of the recommendation which majesty had, in these circumstances, been the noble baron had so auxiously urged? Was and vised to recur to the sense of the people. A more unfounded or a more erroneous considering us a divided people? Even in tended, had never been made, as must be well known to the noble lord (Hawkesbury) tice to that respectable body of men, he himself. The fact was, that after certain would ask the noble buron, when were their confidential communications had taken exertions wanted, if the threat of danger place between his majesty and his late serrequired them to put them forth? What vants, in consequence of which a change have entertained upon the other points, the new servants of the crown, betraying al and activity of their armine? What- newspapers, and otherwise, of the consuffer, had they not always considered cumstances which had preceded their disclear the characters of the late ministers from the obloquy with which they were thus unjustly loaded. In thaking this statement, they had been accused of bringing their sovereign to the bar of both houses of parliament. Such a charge, however, they eation of their own character, and to bring forward to the bar of both houses of parliament and of the country those persons who could not help thinking that they by no means experienced a corresponding return. He was convinced the time mast and would come when the immunities now denied them would be granted. At a season so perilous as the present, we should look to every possible means of strengthening our exertions; but it was impossible that the Catholics in Ireland could feel the same interest in the concerns of the country till they participated in all the privileges of their fellow subjects.

Lord Erskine said, that it was a fundamental principle of the constitution of this country, that no act could be done contrary to law, end for which the persons advising it were at the same time intitled to be indemnified, unless such breach of law was occasioned by an act of imperious ne- person could disgoive them. moment! right of the king to dismiss his servants, or granted for very distinct purposes. If his of his servants, he might dismiss them; or, if he saw reason to doubt the parliament, he might dissolve it, and take the sense or their constituents as to their conduct. But the law never intended that both of these prerogatives should be exercised at one and the same time; and with reference to each other. It was never in the contemplation of the constitution of this country, chat parliament should be dissolved simply

missel from office. In this state of things, to accommodate a change in administration. a representation of the actual state of mat. This would be to consider parliament not ters, and of the whole circumstances at- as a controll on the conduct of government. tendant on them, became necessary to but as an appendage to it, to be dissolved and changed to suit the different aspects which it might assume. The unjustifiable measures which might be adopted, would, in such a view of the case, be objects of little consideration to these by whom they were recommended. Having by the indiscraimed. Then only wish was a yindi- fluence of the crown got a parhament to their mind, they had only to begin their areer by an act of indemnity for any meashre which they might have taken against had given evil advice to their secreign, law, and without necessity. The arrival As to the policy of their conduct towards of 'such a period, he must consider as one Ireland, it was not his intention to enquired preguant with danger. It might be very as that had been already so ably discussed rell to talk of appealing to the sense of the by his noble friend (lord Granville). But people what would the community think, if that part of the population of these king- however, when informed that there were a doms really did possess the loyalty admit- number of Bolomehs at the disposal of the ted by the noble lord (Hawkesbury), he very persons who advised this declaring and that there were others, the property of, or influenced by, a number of individuals, who, again, were under the influence of the crown? so that success was in such an appeal next to certain. But, still farther, when they saw the seal of indemnity ready prepared for those who advised the measure, must they not be of opinion that the period was most dangerous? . If any thing could a id to the peril of such a situation, it was the state of things at the present moment, so awful, so unprecedented as it must be admitted to be. The only way at buch a moment, to maure confidence and respect from the public, was for the government to shew itself prudent, and for parliament to shew itself independent. That muse could do much to effect this object. No They had If this was a case of the kind, if in their power by a single vote to check God forbid that it should be resisted for a such an evil. To protect at once the No man could question the crown and the people, and to make themselves beloved and esteemed. Their lordto dissolve the parliament. These were ships might, by a single vote, show that undoubted prerogatives, but they were they held a balance between the king and the people; and might say to the noble majesty saw-reason to question the conduct lord, "You advised the king to dissolve the parliament, and if you have since cone an illegal act, for which you had no necessity but the dissolution of parliament, we will not grant you amindemnity for an art, the only necessity for which was or your own creation." As to the other part of the . question, it had already been so fully and so often argued, that he would not at present deta n their lords! 15 any longer.
The Lord Chancellor maintained that the

proper question now before the house was, mitted, was necessary for the country. He whether it was a right thing in ministers to had no hesitation in declaring it as his opiadvise his majesty to pass the order in nion, that the present was as firm and vicouncil? Though ministers might be gorous as the late administration. parliament, still the house was bound to as possible; and with this view, he had no not fair by a side-wind to come at a ques- visers of his majesty to the dissolution of tion which he, for one, was ready to discuss parliament. Hisdordship contended that and to viudicate openly and fairly. Let so far were the acts of parliament against the noble lord come forward with a special Roman Catholics, from being calculated to motion and charge on the subject of the exclude them from the pale of the British dissolution of parliament, and he should Constitution the only way to secure that be ready to answer it. The noble and constitution both to them and to every solution, that he seemed blook. They thing rendered it necessary that that power could not be discovered, and from them his should be vested where it was most calwish to impede the measures of governmeht; yet that ministry, of which the noble munity extend to the lawyer also, and to to advise a dissolution of parliament. He country? Granting all that the most zeawished to know in what respect the present lous friends to Catholic emancipation could minister, were more to blame for having desire, he was convinced would not prorecourse to such a measure, than the late duce unanimity in the country. At all ministers had been. The enquiry into events, little would be gained if, in conwhich the late ministers had forced the two ciliating the Catholics, government should houses of parliament, he considered the lose the veneration of the Protestants. most unconstitutional proceeding in which submit the subject to the sense of the coun-giving such an enormous addition to the try, while the circumstances were fresh in power of the crown, already too much in-

blameable in advising the dissolution of his wish to render it as firm and vigorous give them indemnity for the act now al- hesitation in acknowledging, that he was luded to, if it could be vindicated. It was probably one of the most strenuous adlearned lord, while he admitted the excel- other class of subjects in the country was lence of the British constitution, did not s maintain these acts. Toleration and seem inclined to trust either the electors power were very different. The British or the elected. It was to that decise, constitution gave toleration to every class which could not be affected by the dis- of its subjects; but the very nature of the lordship seemed to expect a redress of all culated to produce and to preserve the the evils he supposed to exist. He desired good of the whole. If persons who by reof the noble and learned lord to look to fusing to qualify themselves for offices of the year 1806, when parliament had been power and trust, had still complete toleformerly dissolved; there had then been no ration allowed them, they had the benefits embarrassing circumstances to render the of the British constitution. With what dissolution necessary; there had been no consistency, however, he would ask, could votes of either house, which indicated a the noble lord stop with the officers of the army and navy? why should not the imand learned lord formed a part, had chosen every officer in the civil government of the

Lord Carysfort contended, that the order that house had ever been engaged. The of council was a violation of the law and permission of his majesty to bring forward the constitution, springing out of an act as this statement, so far from mending the ill judged as it was unnecessary, meaning matter, made it infinitely worse. It was that exercise of the prerogative in the disusing his majesty's own permission to drag solution of the late parliament, which mihim to the bar of parliament. Such per- nisters so unfortunately, in his opinion, admission ought-never to have been asked, vised. It was a dangerous doctrine, his and never to have been acted on. His ma- lordship observed, to hold up the pleasof jesty's conduct, however, had in con- necessity for that dissolution; he was exsequence been made a subject of enquiry in | condingly apprehensive that the precedent both houses of parliament, in a manner might lead hereafter to results destructive which had never formerly been witnessed; of the people's rights; and in such a way and nothing, he presumed, could be more too, that even the authors of it might not be natural than, after such a discussion, to able to awart the consequences. It was the recollection of the people. A firm creased, as might eventually bring this and vigorous administration, it was ad-country into a complete subjection to the

States. Taking a view of the causes which gave rise to the late change, his lordship observed, that lord Bacon had said that to lead on men from hope to hope, and still to keep them from despair, was the sign of How very different a great statesman. were the ideas of the present ministers. The noble and learned lord would employ Roman Catholic, neither in civil nor military affairs; he would exclude them from would be an act of the greatest baseness to the service of the state either by council or arms. The noble and learned lord seemed also to forget that we passed acts annually dispensing with those very statutes which been conceded to the Catholics of Ireland, had been well deserved; for, to the present hour, no part nor portion of his wajesty's subjects to magnanimously opposed the inroads of a foreign enemy. The noble lord vindicated the wisdom and policy of the intended measure that was to have permitted them to enjoy promotion to the state, and He shewed the he deplored its faflure. interest that the Catholics of Ireland had in a political union with the empire at large, and he thought it hard that four millions of loyal persons should be deprived of that common interest with the rest of their fellow subjects, which in common with them they were entitled to. When he reflected on the late dissolution, and on the principle that actuated it, namely, to add vigour to the new administration, he deprecated it, not merely for making the most unjust sacrifices, but because it attacked the very vitals of the constitution.

The Earl of Limerick wished to know what was that undescribed something so often alluded to, but not openly spoken out by the noble lord (Grenville)? Did he mean that we should now go to the Catholics in forma pauperis? should confess that what we had refused to them when our enemy was in the east, we were then wrong in withholding, and were ready to grant now he was returning to the west; and that constitution of king, lords, and commons: we were now ready to hug the Catholics to our bosoms, and to grant all that we had liament. He then proceeded to combat lately refused? Did the noble lord wish the argument of the noble and learned this? Did he really think such a conduct lord, in favour of the necessity of the dissowould do good? He was happy, however, lution, upon which he animadverted warmly.

minister of the day, as any of the Barbary to understand from him that the wordy contest was now over, and that the members of that house were at length to think of something besides debating. Noble lords talked of four millions of Catholics, whose claims were to be granted: but did they recollect, that there were other inhabitants of Ireland, to whom the proposed measures might be disagreeable and disgusting? He spoke as an Irishman and as a Protestant. It desert the Protestants of Ireland. With respect to the late dissolution, what was the Was there no cause of the previous one? trick, no arrangement, no influence in the the noble and learned lord reckoned so by- elections then? He would name Hampterial a part of our constitution. l'atriotic shire; but he could speak more particularly zeal, not bigoted prejudices, had pro- le the county of Wextord. At this moment duced the Revolution, and our ancestors of public danger, public men ought to sussent down to their posterity a great exam- | pendtheir bickerings, to unite their efforts to ple of giving liberty of conscience upon con- save the country and not be like the Greeks, stitutional expediency; and all that had ever disputing on matters of faith, with the enemy at their gates.

Lord Holland considered the present crisis as pregnant with the greatest dangers; but he did not express himself so from fear, but from a conscientiousness of our having great exertions to make. He spoke not as a person having any particular local feeling or interest, but as feeling an equivalent interest for every part of the kingdom. The imputation of personal or factious motives. at such a crisis, was beneath any senator in that house to answer, or to attempt to vindicate himself from. Such grovelling sentiments he disdained to notice. The noble secretary of state had admitted the dissolution as entering into the question of the propriety of the conduct of the ministers. He had stated, that the American vessels could not come but by indulgence. But, was not all the money so raised, raised contrary to law? The raising of this money under such circumstances, foreseen by ministers when they projected the dissolution, was, under all its consequences, a very important consideration; and such practices were among the chief causes of the glorious battles fought for the country, in the reign of Charles I., in parliament. It was not merely to rescue us from enormous taxation, that such practices were opposed, but it was to preserve the it was, in fact, to insure the sitting of par-

the law, very learned; but as a constitutional lawer, and a statesman, there was no unlearned peer in that house whose opinion he would not as soon take; no unlearned Englishman, or foreigner, whom he would .. not as soon consult on the subject of our constitution. S ch perversion of facts, such misrepresentation of statements, and of the whole constitutional history of the country, he had never heard, as from the noble and learned lord. The inconvenience of outstepping the law of the land, in raising money, was one of the many inconveniention; was it a sufficient reason that a the improved state of knowledge in Ireland of their coming into office ? But he would to a reform in the representation of the people, of which reform the noble lord took care to declare himself an enemy, but to which he (Lord Holland) had been and still was, with certain qualifications, a friend that such measures tended greatly to degrade parliament in the eyes of the country. He thought this consequence too plain to be denied. It was impossible to understand the king's speech but as an appeal on the Catholic question, as it was called. The noble and learned lord had gravely told the house that it was necessary to carry the dissolution immediately. Why? Because four or five days more might have spoiled all the hopes of ministers from the "recent events," and have destroyed all the good effects of the garbled extracts from confidential papers. This was, truly, necessity; but it was necessity for the ministers, not for the country. If parliament did not speedily put an extinguisher upon the doctrines contained in the speeches of the noble lord respecting the impracticability of carrying a measure on which parliament had not pronounced, we should prtly come, after repelling the enemy, the discussion of a danger second only to That. There never was a speech more calculated to heal wounds than that of his noble friend. Far from exciting agitations, he had stated that he should without Catholies not to press their claims. But if they act of union let noble lords look to the did not press, was that a sufficient reason fasts, and see how grossly they were per-

That noble and learned lord, he believed why parliament should not grant ? It was from all he had fleard, was, in the practice of asked whether we should beg the Catholics to help us? Certainly we ought not to go in forma pauperis to a foreign state ; but there was no loss of our dignity in redressing grievances at home; in making of few sacrifices to millions of Catholic fellow-subjects, by restoring them to their just rights. He reprobated and abhorred the intelerance of saying that the gates of Concession were finally shut, or that the sense of parliament was definitively pronounced. He certainly should not select Mr. Pitt's conduct concerning this question as a chief topic on which to enlarge in praise of that person. ces, and one of the charges consequent upon Brit was certain he always seemed to look the recent dissolution. Did the noble at the subject as one respecting which a lords opposite mean to say, that what they favourable opportunity would arrive. It called the improper conduct of the minori- was not true, that noble lords on his side ties in both houses of parliament, was a the house had urged on this question. No: sufficient reason for that premature dissolu- the circumstances of the times had urged it, strong minority disapproved of the manner had urged it, the rapid successes of the French had urged it, on the house and on the tell these noble lords, who were no friends country. He had less means of knowing the views of Mr. Pitt than many others; but he had that respect for his memory and his understanding, that he thought, were he now alive, he would be found among the supporters of it. He readily agreed, that, in our circumstances, church and state should be united together: but he saw no reason to decline stating his opinion that the constitution of England did not depend upon any form of religion whatever. From what sources did the great defenders of our constitution draw their lights? Was there not a constitution in this country even before the Reformation? Was there none before the test and corporation acts? How, then, could these acts belong essentially to the constitution & No: they were not declaratory, but merely enacting statutes, which the wisdom and justice of parliament might Was the test act any repeal at pleasure. part of the reformation? Did the noble and learned lord know that it was a breach of the declaration of Breda? of that proclamation promising complete liberty of conscience, which that profligate monarch, Charles II. violated? The test was not passed in Ireland till several years after the accession of king William, though repealed there for several years past, and the exclusive clause against the Catholics of Ireland were directly against the treaty of Limerick; but; to be told that these were tied to the

had been told, when he first attentively ner than the hoble and learned lord. He Scotland. Would he revive in the last-mentioned country the horrors suffered there of January 1702, which stated, " that noin the attempt to force episcopacy on the people? He could not think himself an Englishman from serving his country." enemy to the church of England in stating the result of his reflections on this subject, which were those of the revolutionists of his majesty's ministers, was so clear, that only 1688, and of that excellent prince William III. one point remained to be explained, and The learned ford's words were pretty nearly what was said formerly against the Scottish Presbyterians: "But there was no constitution before all this." What ! none in Ed- the law had been infringed, and consequently ward the third's time, when the treason laws that a material inconvenience had been in-were passed? To be sure the learned lord curred. Was the order of council a measure had not appeared to like those laws very of political necessity, which it would have much. Lord Clarendon, who was a very been criminal in ministers not to advise eminent man, but not always enlightened, his majesty to adopt? He thought it was. At nor always just, had said that the church of the same time, it was perfectly fair in those England could never be safe, if the Pres- who disapproved of the dissolution, to tell byterian form was established in Scotland. ministers that they had put themselves into Accordingly, episcopacy must be established a situation, in which they were compelled in Scotland, and that was attempted by acts to break the law, and that therefore they as bad as any of those of the Inquisition. must abide by the consequences of their ill They had recourse for that purpose to tor- advice to his majesty to dissolve parlisture. But did they succeed? Mark the ment. Every faculty and energy of the? conclusion. Read the history of Scotland, country ought to be called forth in this and then suppose the union passed, esta- momentous crisis; but nothing could give blishing episcopacy in that country, and the him greater alarm than to see such conces-king overruled by the sophisticated law of sions granted to the Catholics as seemed to my lord Clarendon. What would have be recommended by his noble friend who been the state of Scotland now? But then, had just satelown. He contended that it should we establish the Catholics in Ireland? was untrue to say we were a divided peo-To that he would say, that we might, if the ple. He had apposed the catholic meacase were similar to that of Scotland. Let sure, because he thought it pregnant with the learned lord attace what he thinks of the the utmost danger to the constitution; case of Scoland. Why did he propose for, stering completely from his noble Vol. IX.

verted. The noble and learned lord had episcopacy there, and let there be but one talked of the union with Scotland securing religion, as well as but one parliament f those laws. The Tories at that time did, in- He had never heard of the few bishops in deed, try to introduce a clause, for main- Scotland doing any harm to the establishtailing the test, into the articles, the earl of ment of the country. It had been asked. Nottingham making the motion; but it were the Protestants of Ireland to be diswas rejected by a great trajority. These gusted? It was not a church-of-England, a were strange perversions of the doctrine of Protestant, nora Christian maxim, to be dischurch and state, which was so differently gusted at the acquisition of rights, by our felrepresented by different persons, but which low subjects. If it be safe to do it, it ought the learned ford thought so simple. He to gladden every Protestant heart. There were degrees of persecution, but these were turned his mind to this subject, to look at not to be estimated like the obtainable bishop Warburton, who was described as possession of freehold or other franchises, unanswerable. He shad not a very high by any act of special pleading. This emiveneration for bishop Warburton; but he nent country, which had produced such found that he laid down his principles in a great ornaments of the human race, ought much broader and more statesmanlike man- not to pespetuate a system that other nations had discarded from its narrowness. says, it is not the tenets, but the opinion of Was it no privation, no injury to a man, to the great majority of the people that lays that up to him the path of proferment and the foundation of this alliance: and let the arts, in arms, and in councils? His lordlearned lord apply this to Ireland, and to ship here quoted the strong language of the house of lords in the conference of the 8th thing but a crime should incapacitate an

> Lord Sidmouth observed, that the statement which had been made on this subject by that was, why the duties levied by the order of council were higher than those.levied by the expired acts. He allowed that

perv and civil liberty were incompatible. This country must have an established church, if it wished to preserve religion and morals; and wh t church was preferable to the Progestant?

Lord Redesdale was adverse to any further concessions to the Irish Catholics, not so much on account of the objection he entertained against the Catholic religion, as because there were certain political opinions which these Catholics held to be relig These opinions they adopted in consetical party in Ireland, and to the influence of that party might be attributed all the dis turbances which had so long agitated Ireland, and also all the difficulties which stood in the way of a complete conciliation of the Catholics. Between the Catholics of Ireland and those of this country, then did, the noble lord observed, exist a material difference in this respect. But he was sorry to perceive that of late years the English Catholics seemed to have adopted Irish Catholics, notwithstanding the prudent and laudable resistance of some o their leaders. As the best means of more closely cementing the connection between Ireland and this country, the noble lore be this, that in England it was felt to be a he feeling that had been manifested .—The tolerated religion, while in Ireland it was attention of parliament, and of the nation the rival of the Established church.

so late an hour, said, that he felt the necessity of apologizing for trespassing upon differences that had led to their removal the patience of the house; but the nucxpected turn which the debate had taken, and the observations that had been made supon the sentiments he had delivered on a former occasion, rendered it impossible for him to discharge his duty by a silent fluence they possessed for the purpose of The subject to which their lordships' attention had principally been directed, had little connection with the real certain edices civil and military, as well question, viz. "The Act of Indemnity:" he the capacity of sitting in pacliament; should, however, so far advert to it as to and that, in conformity to the opinion enclare that, in his opinion, the ministers tertained by these distinguished persons, a had made out their case, and collectly large majority of the king's late ministers that the proposed bill should have sup-

friend on this subject, he owned that he port.—In that part of the noble baron's (lord had always understood that Protestantism Grenville) speech, in which he had again and civil liberty were as inseparable as po- brought the subject of Catholic Emancipation under the consideration of the house. with that strength of expression so peculiar to his lordship, he had reprobated the idea, in a free country of shutting the door gainst the claims of any of his majesty's subjects, and he had charged him, as well as other noble lords, with having held the language of perpetual exclusion. From that charge the noble earl said be felt it necessary to vindicate himself. He had spoken his sentiments under the impressions of his mind, according to his present view of the question; impresquence of their alliance with a falling poli- stoke which, he was ready to acknowledge, were sufficiently strong to induce him to apprehend, that he might not see the day when he should be enabled to change them; but the arrogance of assuming a political toresight to the extent of saying "the time never would come," was not justly imputable to him. The noble earl said, he would shortly advert to what had fallen from him upon the motion for amending the Address, as he had been so particularly alluded to by the noble baron. Upon that occasion, too much of the political character of the in referring to the charge that had been alledged against his majesty's ministers. of having, for electioneering purposes, excited the cry of "no popery," he had neither attempted to exculpate them from the imputation, nor had he concurred with those earnestly recommended the speedy adop- by whom the charge was brought forward. tion of some measures to strengthen the He had stated it as his opinion, that other Protestant establishment in Ireland, which circumstances had occurred, so obviously he thought in a very precarious state at pre- calculated to produce a general discussion sent. The difference between the Catholic of the Catholic question, that it was not religion in the two countries be conceived to necessary to look beyond them for the pubat large, had been drawn to that question by The Earl of Buckinghamshire, in rising at the explanation his majesty's late ministers and thought it their duty to give, of the from office. By that explanation it appeared, that there was a party in this country, composed of individuals highly respectable for their property, character, and abilities, who were determined to exert every inobtaining the repeal of those laws by which he Catholics were restrained from holding

> the capacity of sitting in pacliament; had represented to his majesty, "That, in the

" must not be understood as being restrain-" ed from submitting, from time to time, " for his majesty's decision, such measures " respecting Ireland, as the course of cir-" constances should appear to require;" or, in other words, that their system for the government of Ireland would be founded on the principle of further concessions to the Catholics. With such a system, thus openly avowed, attended by communications, intimating to the people of this country that it was directly at variance with the sentiments of his majesty, was it possible, the noble earl asked, that the public mind should not be agitated with the Catholic question? He should not however regret that discussion. because the advantage that resulted from it appeared to him of considerable importance. The sense of the people of England being now known upon this question, the conscientions obligations of duty by which his majesty was actuated, would not now be considered as the exclusive obstacle to what is called " Catholic emancipation." The rejection of the Catholic petition by the Irish house of commons in 1792, followed, as it had been, by the act of the succeeding year, was adduced by the noble baron, as an instance of the little reliance that was to be placed upon any determination that might be taken upon such a subject; and he had been pleased to call that measure " a hasty decision." The noble carl said, he could not hear a reflection upon the Irish parliament without rising in its vindication. He had witnessed its proceedings from 1778 to 1794, and he would venture to assert that no public assembly ever pursued the substantial interests of the people with wore assiduity, ability, and success, than the Irish parliament had done during that period; nor had any country within the same time, and with the same means, risen to a higher pitch of wealth and prosperity: but whilst, with that energy which real patriotism inspired, urging their claims to a free trade, and an independent legislature, the situation of their Catholic fellow subjects was not overlooked,-many, if not all, of the most severe restrictions of the penal code having been repealed .- The noble earl said, this

event of their continuance in office, they the application of the Catholics for the extension of the elective franchise, had, in the year 1792, rejected their petition by a . great majority. It was conceived by the members of the Irish liouse of commons at that time, -gentlemen fully capable of understanding, and thoroughy disposed to pursue, the interests of their country,that an acquiescence in the prayer of that petition would be productive of consequences the most fatal to the peace and happiness of Ireland. Unfortunately, however, for those who entertained that opinion, an influence prevailed in the British cabinet, sufficiently powerful to counteract it .- The Catholics, having failed in their appeal to their own parliament, sought rehef from the hands of the English government. They elected their representatives, they prepared their petition, and the delegates from their body were dispatched to London, and were received by his mujesty's ministers in a manffer which, strength-, ened by the most cordial assurances of support, left no doubt upon their minus, of ultimate success .- Under these circuinstances, the alarm and irritation of the Protestant. gentlemen of Ireland was indescribable. They were perfectly alive to the danger of acceding to the expectations of the Catholics; but they felt their confidence in the. support of the British government, in the event of a struggle for political power, so far weakened as to render the issue too precarious to be hazarded. They were sensible that something more than deference was due to the authority of the ministers of the empire, apon such a subject; they saw the necessity of a compromise; and the act of 1793, in which they sought to conciliate their Catholic countrymen by the most liberal and extensive indulgences, was the consequence.—The satisfaction, however, of the Catholics, for the libefality of that act, in which every thing that had been asked by them had been granted, was not of long duration; the influence which. the thembers of the Irish parliament were had operated upon the British ministry continued its activity, and a most respectable nobleman (lord Fitzwilliam) was sent over to Ireland under impressions respect-. ing the policy to be adopted in that country, the disclosure of which had created the greatest afarm.—Does the noble baron. brought him more particularly to the circumstance mentioned by the noble baron. It was true, he observed, that the Irish bill in 1722 "a hasty decision?" The house of commons, determined to mark, noble earl mid, he could assure him, a in the strongest manner their opinion on very different sentiment prevailed: it was

the concessions that had been made, but ration of local passions and prejudices; that, on the contrary, they had given and when, by the abolition of the close power to men who, as might naturally boroughs, and the effect of a popular reprepower to men who, as might naturally have been expected, were using it with a view to further acquisition. Much as had been done by the act of 1793, the state and the parliament and been preserved in the hands of the Protestants -It required no great sagacity to foresee that the measures proposed by lord Filzwilliam would have transferred the whole authority of the country into the hands of the Catholics: and, with such a conviction on the minds feet, With reference to that part of the of those who were likely to constitute a noble baron's speech, in which he had inmajority in the Irish parliament, accompanied by a declared resolution to resist that no pledge had been given to the Cathe proposition of the government, it was tholics, by Mr. Pitt, the noble earl said he judged adviseable to recall lord Fitzwilliam: but the mischief had unkappily been done. had been called upon by him with other The Catholics, disappointed and inflamed, persons belonging to the parliament of both were clamorous in their language, and vio- countries to prepare, under his instruclent in their conduct; and when so large a tions, the articles constituting the basis of proportion of the population of the count the Union. He could confidently assure try was in such a state, it was not difficult the house, that, so far from any pledge to for the jacobins of every persuasion to avail the Catholics being in contemplation at themselves of it, for the purpose of perfecting that system of rebellion which they had long meditated, and which, though originating in jacobinical principles, revived in its progress all the uncient sources of discord, and previous to its termination, was not so be distinguished from the sanguinary confests in which the Protestants and l'assists had formerly been opposed to each other. - When the rebellicz suppressed, the subject of a legislative union was corought under the consideration of follow from the Union !- He would put it his maesty's ministers, it being evident to the noble baron, whether the confidenthat the connection between the two kingdoms could not be maintained without mind for such a result? How, then, could a material alteration in the system. The it he supposed that Mr. Pitt had held out admission of the Catholics into the such an expectation to the Catholics? The Trish parliament was deemed wholly in- noble earl said, he was so much satisfied to compatible with the preservation of the the contrary, and he was called upon by Protestant establishment, and their exclu- the respect he bore to Mr. Pitt's memory sion from it not favourable to the public to say so, that he was persuaded, his subtranquillity. Under this impression, it ap- sequent conduct, upon that subject, was peared to many persons of consideration, governed by considerations, that had not that a parliamentary union furnished the occurred until after the union of the legisonly means, by which Ireland could be latures had actually been carried into exc-

evident that they had gained nothing by all | might be disposed to attribute the operasentation, they might expect to obtain an influence upon the members from their own country, fully adequate to the protection of their persons and property, and the security of their interests, in whatever shape they might be brought before parliament. In this opinion, the noble earl said he had concurred, and upon being consulted by Mr. Pitt, had expressed himself to that eftimated to their lordships his conviction was enabled to add his own testimory. He that time, the subject was not even introduced as a topic for discussion; and he would add that, if Catholic emancipation, as it is called, had been considered us a necessary consequence of the measure. that he, as well as many of its warmest advocates, would certainly have opposed it. He would ask whether any member of his majesty's government had ventured to state in the parliament of either country, that such a consequence was likely to tial servants of the king had prepared his

just sat down, that nothing would be place. The chancellor of the exchequer gained by the proposed concessions; that brought down the following. message from there were other objects lurking behind, the king: "G. R. His majesty being deinfinitely more important in the eyes of the " sirous that the house called The Queen's Cathalics, and that what the noble baron had recommended would, if acceded to, be productive of no permanentad vantage, whatever effect it might have in raising the expectations, and adding to the power of those, whose advocates had never been able to state a limit to their demands, and whom there was no hope of satisfying but by the complete secrifice of our establishment in church and state.-The noble carl concluded by expressing his concern that the noble baron should have signified an intention of withdrawing from parliament if East-India company to raise money upon their lordships should adher? to their former resolution upon the Catholic question. He trusted the noble baron would not retire. The house, on the motion of the chancellor from the service of his country at a time of the exchequer, resolved itself into a when abilities like hiscould not be dispensed with. It was a time when every man ought to be at his post; and he considered that of the noble lord to be his place in the house of peers.

Lord Grenville disclaimed all intention of substituting a Catholic for a Protestant establishment in Ireland: no man would 25th December 1806, and not provided for more decidedly oppose such a proposition, by parliament, 793,710t. Os. 8d.; Army

if it could possibly be made.

when he was lard lieutenant of Ireland, if concessions were made to the Roman Catholics of that country, those concessions were authorised by the king and by the ministers of this country. As to the other principal point that had been urged in debate, the dissolution, parliament had already come to a decision on that head. their lordships' consideration without any observation on his part.—The question was then put and carried in the affirmative.

> HOUSE OF COMMONS. Monday, July 13.

[MINUTES.] for Dorchester, in the room of the hon, had come to no resolution, but he thought C. A. Cooper, who had accepted the place it proper to inform the committee of the of clerk of the ordnance; for Grantham in accepted the place of the cleak of the deli-veries of the ordnance; for Youghal, in the disposed to bid for a lottery or lotteries room of lord Boyle, called up to the house containing 100,000 tickets. The resoluof peers; and for St. Mawes, in the room tion was sureed to. of colonel Shiplay, who baving been also [Derence of THE COUNTRY.] Mr. returned for the borough of Flint, had Whith ad brought up his bill for promoting

-He agreed with the noble lord who had made his, election to serve for the latter' " House at Frogmore, with certain grounds " thereto belonging and adjoining, should " he secured to her majesty for her life " and the lives of the princesses his ma-" jesty's daughters, recommends it to his " fuithful commons to enable his majesty " to grant and settle the same, in such " manner, and with such provisions, as " may most effectually accomplish the said purpose. G. R." Referred to a committee of the whole house. - Mr. R. Dundas brought in a bill to enable the Bond instead of increasing their capital stock; which was read the first time. committee of supply, to which the report from the committee appointed to prepare an estimate of the charge of the pay and clothing of the militia of Great Britain and Ireland was referred. The following sums were then voted : for extraordinaries of the army, incurred from 25th December 1895, to extraordinaries for Great Britain for the The Earl of Westmoreland observed, that year 1807, 2,960,000l., duto for Ireland on he was lard lieutenant of Ireland, if 600,000l. It was also voted, that a provision be made for the pay and clothing of the militie of England and Ireland, and provision for the allowances to serjeantmajors, adjutants, and subaltern officers of militia in Great Britain. The house then resumed, and the report was ordered to be received to-morrow.—The Chancellor He should, therefore, leave these questions of the Exchequer, rose to propose a Lottery or Lotteries, in which the tickets should not exceed 100,000, at 10l. a tic-There had been a suggestion made to ket. the treasury, that it might have a better effect if the prizes in the first lotteries of the year were to be paid in lottery tickets, New write were ordered instead of money. Upon this subject they suggestion. He therefore proposed that the soom of Mr. T. Thoroton, who had the lords of the treasury should be author-

tion and Relief of the Necessitous Poor; detail, after the introduction of the measure which was read a first time. expressed his regret that he should not be intention of his noble friend, to bring forable to bring forward the second reading on the day on which he had at first propesed, because he felt himself in the same situation with several other hon. members, **#ho would be obliged to attend their duties** as country gentlemen, at the Quarter Scssions and at the Assizes. Being upon his legs, verting to the very alarming situation of public affairs, and putting a question to the right hon, the chancellor of the exchequer whether it was in the contemplation of his majesty's ministers to submit an immediate proposition to the house, founded upon the distressing circumstances, in which the late calamitous intelligence from the continent shewed the world in general, and this country in particular, to be placed. If any such proposition were intended, he trusted, that it would not be brought forward without proper notice, and that the right hon. gent, would not think of discussing a question of so much importance, whilst a large proportion of the members of that house would be necessarily absent.

The Chancellor of the Exchequer, in reply to the hon, gent., rose to do that, which it had previously been his intention to do, as soon as that iron, member should have sat down; namely, to give notice nightness tof his noble triend, the secretary of state for war and the colonies, to bring forward a motion on Friday next, relative to the military state of the country. He should be sorry, therefore, that the observations which had fallen from subject. the hon gent should induce the house to suppose, that Friday was an inconvenient day for that purpose. He could see no reason why his noble friend might not on Friday open his plan to the house, because that plan could not be carried into effect without a bill, in the various stages of which there would be frequent opportunities, during the course of next week, of discussing its merits. But if it should be the feeling of the house, ereven the wish of the hon, gent. himself, that the motion of his noble friend should munication on that subject to the house. be deferred to Monday; he had no hesitato say, that his noble friend would not wise from having the general exposition of 8000%; but not then thinking the additional

aid encouraging industry amongst the La-1 the plan made on Friday, under an underbouring Classes, and for the better Regula- standing that it would be to be dismissed in On the ques- founded upon that exposition, he availed tion that the bill be read a second time, he himself of that occasion to give notice of the ward the motion on Friday.

Mr. Whithread, though desirous of being present at all the stages of set important a question, did not feel disposed to object to the course proposed by the right hon. gent. But he begged leave to submit, whether the proposition of the noble lord might not be he wished to take that opportunity of ad- made on Friday; and the discussion upon it adjourned to the Wednesday following.

Lord Howick expressed his entire acquiescence in the arrangement proposed by the right hon, gent, and declared himself personally obliged to him for his early communication to him of the intention of the noble lord, respecting the important motion which he was to make on Finlay. He wished to be informed, whether, as there was every appearance of engagements having been entered into with foreign powers, it was likely that any communication would be made to the house on the subject of such engagements at an early day? This question he put, because he thought it important that the house should have some information upon the subject, but if the right hon, gentlemen opposite should consider it in compatible with their sense of public duty to give an answer, he should not press the matter further.

Mr. Secretary Canning replied, that undoubtehly certain engagements had been entered into with foreign powers, and that it had been the intention of his majesty's ministers not to suffer parliament to separate without making a communication upon the These engagements had, however, been contingent, and ministers had thought it better to defer that communication for a short time, in order to ascertain whether the contingency upon which the engagements depended would take place. It never had been the intention of his majesty's" government to suffer the present session to clapse, without making a communication to parliament; and he had reason to think, that early in the next week, he should have the authority of his majesty to make a com-

[ROMAN GATHOLIC COLLEGE AT MAY-NOOTH.] Mr. Foster said, that with respect we eny objection to put off his motion to to the grant to the Roman Catholic semithat day. If, on the contrary, the house nary at Maynooth he had given notice that should seel that no inconvenience would he would move for the ordinary grant of

give notice, that he should not for the present year withhold his consent to the addifional grant, as it had appeared, that the building depending on such money had been already commenced; at the same time he wished it to be distinctly understood, that he did not by now supporting it, at all pledge himself to support the said grant at a future period, the propriety of continuing which he thought a matter of great question, as it went to no less than double the Maynooth establishment.

Mr. C. Wynne said, that as the right hon, gent, had thought it proper to decline pressing his objections to the additional grant, he should not think it necessary to move at present for the documents which would go to substantiate the claims of the Maynooth establishment, to that additional grant. He should therefore withdraw the

notice he had made to that effect,

Lord Howick was extremely glad, that upon further consideration the right hon, gent. had thought it wise to abstain from a measure that must naturally have proved of the most dangerous and mischievous tendency; nor could be think, that the right hongent, had so satisfactorily accounted for this change of opinion.

The Chancellor of the Fxchequer rose to order, and submitted to the noble lord if it would not be better to postpone all observations of that nature until the question was regularly before the house, as, if such proceeding was admitted, the gentlemen on the other side would feel themselves justified in even being irregular while answering

to such irregularities.

Lord Houick proceeded to observe upon the right hon, gent,'s statement; the right hon, gent, objected to the additional grant the other day, and now assented to it, because he had learned what on the first day he ought not to have been ignorant of, that the buildings had been already begun, and yet | the right hon, gent., after assigning that reaject to it, because it was in fact doubling the Maynooth establishment. If the right hon. gent. did not at first know that the buildings were already begun, his ignorance of that doubling the establishment; and if such a

grant of 5000l. necessary, he had said that Mr. Foster rose to order, and insisted he should not move for it. He now rose to that it was quite unparhamentary to enter into the merits of any measure to be proposed, of which notice had been only then given.

> The Speaker thought it better that any thing to be said upon the subject should be deferred to the time appointed for the discussion thereupon, as the subject was not

then before the house.

Lord Howick said, that he certainly felt it his duty to bow to the decision of the chair, at the same time that he should take good care to enforce the strict exercise of the rule that had been now applied to him, and upon all occasions, for the future, when a notice was given, he would take care that that notice should not be followed up by any further question or comment whatever. He was certainly fully aware how troublesome it must be to the right hon. gent. to have questions put, which it might not be convenient to answer.

[PAROCHIAL SCHOOLS BILL.] Mr. Whitbread moved the second reading of the Parochial Schools bill. The question being

Mr. Davies Giddy rose and said, that while he was willing to allow the hon. gent, who brought forward this bill, every degree of credit for the goodness of his intentions, as well as for his ability and assiduity; still, upon the best consideration he was able to give the bill, ite must totally object to its principle, as conceiving it to be were pregnant with mischief than advantage to those for whose advantage it was intended, and for the country is general. For, however specious in theory the project might be, of giving education to the labouring classes of the poor, it would, in effect, be found to be prejudicial to their morals and happiness; it would teach them to despise their lot in life, instead of making them good servants in agriculture, and other laborious employments to which their rank in society had destined them; instead of teaching them sabordination, it son, stated that he would for the future ob- would render them factious and refractory, as was evident in the manufacturing counties; it would enable them to readseditious pamphlets, vicious books, and publications against Christianity; it.would. fact could have had nothing to do with render them insolent to their superiors; and, in a few years, the result would be; grant did double the establishment, the that the legislature would find it necessary actual commencement of the building could to direct the strong arm of power towards: onot be any argument why the grant should them, and to furnish the executive magicable now acceded to.

then the country with a most enormous vier imposts. It might be asked of him, He had no hesitation to declare he would; for, although they relieved many persons, were certainly objects of compassion, they were also abused by contributing to the support of idleness and profligacy; and he never could admit it to be sent. industrious man should be taxed to supvirtue for the maintenance of vice. concluded by moving, that the bilbbe read a second time this day three months.

Mr. Morris concurred in opinion with the · hon. gent., though he was not prepared to go the full length of all his objections. He different reception this bill met with now, agreed, that the establishment of a system | compared with what it had experienced in the so universal, must entail upon the country an incalculable expence, at least 2s. in the to be allowed to go into a committee, where pound upon the poor's rates; and he thought, that as a national system of education, the expence should rather be paid out of the Consolidated Fund, than by a local assessment upon parishes. In Scotland, he said, the public charge upon the country was but 6000l. a year for allowances to schoolmasters for the poor, while the remainder was made up by charges upon the landlord and tenant, or by voluntary subscription; while in England, a single charitable society for propagating Gospel knowledge, expended 4000/. a year, in Scotland.

Mr. Ellison gave great credit to the hon. gent. who brought in this bill, as well for his good intention in bringing it forward, as for his care in circulating it for the consideration of the magistrates throughout the kingdom. It had been fully considered; but every magistrate with whom he had conversed, was decidedly averse to it, and instructed their representatives to oppose it. He was convinced the operation of the poor-laws and the public charitable schools, already in existence, were fully adequate to acceliorate the situation of the poor. But if there were schools to be built, phovided uner this bill, and schoolmasters and mis-Tresses employed in 14,000 parishes, the expence must be enormous.

were now in force. Besides, if the bill begged, in the mean time, to suggest to the were to pass into a law, it would go to bur- hon, gent, who brought it forward, that it would perhaps be better not to make the and incalculable expence, and to load the bill compulsory upon all parishes, but mereindustrious orders of society with still hear by to enable the overseers, with the consent of the vestry in any parish, to raise by way would be aboken the Poor-Laws altogether? of rate, a sum for the support of schools, which they were not enabled to do as the law now stood; voluntary elidiation was at all times preferable to compulsory; and some measure of this kind, he conceived, would prove more effectual than the pre-He must add, also, that the situajust or reasonable that the labour of the tion of parish apprentices demanded the attention of the house. " Almost every maport the idle vagrant. This was taxing gistrate must have heard of cases of atro-He city, with regard to their treatment, that ought, if possible, to be prevented. were to be imputed principally to the compulsory nature of the obligation to take them.

Sir Samuel Romilly lamented the very last parliament. He thought the bill ought it might receive full consideration, and such amendments as might give it a fair chance of going forth to the country in a form less liable to objections. An hon. gent, complained that the poor-laws were abused for the maintenance of profligates; but it was the very object of this bill to render the poor less profligate, and less in need of eleemosynary support. He agreed with the last speaker as to the importance of attending to the condition of parish apprentices. It was the practice to send them to as great a distance as possible, where being two thirds of the whole public charge they had no friends who could attend to their situation. In some parishes in London they were accustomed to send them to the distance of some hundreds of miles, and so contract with the proprietors of the cotton mills of Lancashire, &c. for so many of them, who were sent off in carts like so many negro slaves.

Mr. Rose would be sorry to oppose the bill going into a committee, provided it was understood it should not pass this session. He had no doubt that the poor ought to be taught to read; as to writing, he had some doubt, because those who had learnt to write well, were not willing to abide at the plough, but looked to a situation in some counting house. With respect to the poorrates, if they did not now exist, he would propose them, because he thought that the, Mr. S. Bourne wished the bill should relief of the poor ought not to be left with stand over to the next session. And he the generous to the xemption of the miser.

7

of the bill, and argued for going into a self. With respect to the arguments about committee. In every country where the the absence of country gentlemen, and the poor were well instructed, they formed the thinness of the attendance, they had no better subjects in every point of view. This measure would rather diminish than in-

crease the poor-rates.

Mr. R. Nama; felt the strongest pre-dilection for parochial schools, and certainly agreed in the principle of extending information as much as possible among the The object however, for lower ranks. which he rose, was to state in answer to the hon, and learned gent, over the way (Mr. Morris), that the expence was greater in Scotland, than what he supposed it to be. The rates for the schools there, were levied on the lanclords, who resorted to their tenants for one half; they besides settled a rate of fees from such of the landlords as could pay them.

Mr. Simeon was decidedly against the bill, as going to inflict a compulsory education on the country at a most incalculable expence. At all events he thought that a bill of so much importance to every part of the country, ought not to be discussed in so thin a house, and in the absence of the magistrates and country gentlemen, who

most light on the subject.

any objection should be thrown in the way of the bill in this stage of it. He replied to the argument, that those who had got some education would look higher, because they were above the generality. This would not be the case if the generality of the lower orders were well educated. There must be a lower order of people who must perform the manual labour of a country; and the better informed they respect.

Mr. Wharton, in answer to the last speaker, begged leave to ask, whether the noble lord would have the ministers and charchwardens hold a critical examination in order to ascertain who were fit to be ex-

only fit for the plough?

Mr. Whitbread replied, that the hon. gent., with his examinations, had chosen to attach a meaning to his notice friend's must be a lower order, and the better in- had not the effect of diminishing the nume formed they were, the better they would be. ber of cribes. Among the society called There would be no need of the hon. gent.'s Quakers, crime was almost unknown, and Vol. IX.

Mr. Lushington supported the principle examination. The thing would settle itweight whatever with him. There were questions which interested the passions of men, on which there would be a great attendance; there were others of the last importance, of which he considered the present as one, on which the attendance would always be thin. He meant to persevere, in order to have a decision on the grand principle, and he would not put off the matter when there were occurrences arising lay after day fully sufficient to occupy the time that could be spared on any future. occasion. If the matter was not considered when it was fresh in the mind, it would not be considered at all. All the arguments. for postponing it-were therefore futile in the highest degree. If the matter were to lie over for ten years, it would not be considered till it was pressed forward. What he wanted at present was to have this grand question decided, " whether it was proper that education should be diffused among the lower classes, or not?" That the principle was sound, he was convinced; whether the country was ripe for were the persons competent to throw the it, was another question. That it would be adopted some time or other, he had no Lord Millon expressed his surprise that doubt; it it was rejected at present, he could only conclude that the country was not yet ripe for it. As to the abolition of the poor-rates, that was at present out of the question and to the expence of education, it was stated by many at a great deal more than it would actually amount to. All the lower orders had an education of some sort, good or bad. It had been said that it might be as well to teach them to play on the fiddle, or to be skilful boxers. were, the better they would be in every This practice of boxing, by-the-bye, as a mode of settling differences, he thought ought not to be discouraged, because it was much better than the stiletto. But a fiddler or boxer would not be the worse for being able to write and read. At St. Ghes's there was an education; children were taught to alted to the counting-house, and who were pick pockets, and to go on from one degree of dexterity in wickedness to another, till they came to the gallows; and most of the unhappy creatures who perished there, were such as were unable to read or write. words that had never entered his head. He adverted to the too great severity of His noble friend had intimated that there our criminal code, which he was convinced 3 F

this was accounted for by their being edu-/benefit might result from general education, cated in their earliest years. The expence but said that benefit might cost too dear. He here would be greater, it was said, than in wished therefore for some information as to Scotland. But Scotland was not so large the probable expence. nor so opulent. He denied that the people, if generally educated, would be averse to continue at the plough. On the contrary, the ground would be better tilled, masters better served, &c. The hon, gent. then replied to the argument about their reading political painphlets. When a riotous mob was assembled, it was called an illiterate mob. If one man had knowledge, he would have a much better chance of leading a thousand ignorant creatures to mischief, than if they were all so far in. formed as to read what might appear on both sides of the question. He then begged the house to look at the situation of Ireland. There the combinations were formed by the ignorant, where their ignorance made them the dupes of the wicked. In the three kingdoms, the excellence of the population would appear to be in proportion to the degrees of information among the As to the vices of the lower classes. lower orders, which had been mentioned by an hon. gent., vices certainly did prevail more or less every where; but in those places where the lower orders were most remarkable for their vices the example was set them by their superiors, who were generally more victous than they. It was said that the effect of the bill would be to impose an additional rate, of a shilling in the pound. He answered, ilwid with aid, it would do away charities. It would do no such thing. His aim was, to provide schools and school-masters where they were wanted; where they were not, the magistrates would have the power to suspend the operation of the law. The business was committed to the magistrates, who were the most proper persons to carry the act into exe-The system of magistracy had decution. fects; but in what other country was there a body so excellent? As to the suggestion of the hon. gent. (Mr. S. Bourne), he thought that his own was the best plan; but, however, he would rather adopt his voluntary mode than none at all. He had done his duty in bringing this bill forward; and he should persevere until the house should divide upon it; and if they were to reject it, he should nevertheless go away, convinced of its utility, and conscious that it was rejected only because the house was not ripe for its adoption.

The Marquis of Titchfield thought much

Mr. Whitbread could not say how far the parishes might be provided with, or be destitute of buildings that anight mower for schools. In many parishes a would not be necessary to expend a shilling on that account. School-masters could be provided

at a very cheap rate.

The Chancellor of the Exchequer wished the bill to go into a committee, with a view to the utmost fairness of consideration. It was the wish, unquestionably, of every one in the house to render the lower classes of the community better and happier. He feared however, that the kind of education here proposed, though it might give learning, would not contribute much to diffuse industry, religion, or morality. He feared a general legislative establishment would injure and destroy the voluntary establishments for public education now existing. He recommended a commission of enquiry to ascertain the state of charitable toundations for public education already established. commission of that kind was now prosecuting a similar investigation in Ireland without any salary to the commissioners, and with but very few clerks. When such a commission should have ascertained what had been already done, it would be time enough to enquire what further might be don.. He defended the principle of the poor-laws. However the system might be abused, as every large system must be hable to abuse, it was a proud characteristic of the nation, that charity was incorporated into the legislature. The poor of this country had consequently an interest in the maintenance of its constitution and independence, which the poor of no other country had. He said the education proposed would disqualify the persons possessing it from the most necessary, and useful description of tabour. The Quakers were mentioned as a class uriversally educated. The example strength. ened his argument; for he never knew of an Agricultural Quaker. He wished the bill to be made as perfect as possible, though he did not think it advisable ultimately to adopt it, and without a prospect of ultimate adoption it would perhaps be useless labour to improve the plan.

Mr. Shaw Lefevre vindicated the criminal code by the many instances of the royal mercy that appeared on different occav sions.

he had said.

Sir. John Newport contended, that the code was sanguinary, and that experience had shewn that capital punishment could not annihilate the crime of forgery. contended that the commutation of death, the effect which was momentary, to some other punishment, under a prolonged life of labour and degradation, would be much more effectual than the gallows. -The gallery was then cleared; but it was agreed that the bill should be read a second time without a division. When strangers were admitted,

Sir T. Turton spoke in favour of going into the committee, but he thought compulsory education unadviseable, when voluntary education was every-where establish-

ing itself so extensively.

Mr. Simeon saw no good that could arise from going into a committee, and therefore opposed the speaker's leaving the chair, on the same grounds that he had objected to

the second reading.

Mr. Spencer Stanhope informed the house, that he had been instructed by the magistrates of a very large and populous city to oppose the bill; in fact, he had reason to suppose that the majority of the magistrates and other principal inhabitants throughout the north of England were averse to the The opposition which the hon. member made to the bill, he rested principally on the ground of the difficulty which existed as to our obtaining a sufficient number of schoolmasters, and on the impracticability of compulsory education.

Lord Henry Petty expressed his difference in opinion from those gentlemen who apprehended that danger might result from carrying the education of the lower orders too far, as they expressed it. The measure which was then before the house went no farther than barely to furnish youth who ewere destitute of all other means, with a certain source of obtaining a very plain and limited education. in the north objected to this measure, he understood, on an apprehension that they would be compelled to erect schools, and go to other expence, which would be in many parts unnecessary, as they already possessed within themselves sufficient means

Mr. Whitbread said, that the instances of venting the extension of its operations to the royal mercy were the best proof of what places in which there might be already establishments formed adequate to the purposes of the bill. If it should be fo d. however, that the bill was not sufficiently strong in that respect, any emendation on that head would be best effected when the bill should be in a committee .- Mr. Whitbread and Mr. D. Giddy said a Tew words in explanation, after which, the house divided; when the numbers were,

·For going into a committee . . . 47 

Majority . . . . . . . . . . . . 34 The bill was then committed for the 21st instant.

> HOUSE OF LORDS. Tuesday, July 14.

[AMERICAN INDEMNITY BILL.] lordships went into a committee on this bill, in which lord Holland read an amendment, which he proposed to substitute for the preamble. It was his lordship's object to place the indemnity in what he regarded as its true light, and to shew that such a proceeding was a matter of more serious importance than was generally apprehended. The amendment referred to the navigation act, the tonnage, and poundage, and recited that part of the bill of rights which relates to breaches of the law by the crown. and raising money with at the sanction of parliament; and quoted the act of commerco with America, and the order of council in May last, in order to shew the ground on which the indemnity was claimed. The amendment was negatived in the committee, but lord Holland moved it again on the report, with the view that it might be entered on the journals of the house. It was then negatived also, and the bill was reported without any amendment.

[AMERICAN TRADE BILL.] Oh the motion that this bill be read a second time,

Lord Holland rose. He expected that some noble lord in administration would have The magistrates stated the grounds on which the bill ought to proceed. However, as that had not been done, he should briefly state the reasons. which induced him to approve of the measure.. These were chieff the obvious interests of the united states of America and this country to cultivate a good understandof education for the children of the poor in that part of the country. It was to be observed, however, that there was a clause in the bill expressly for the purpose of pre-

markable, as it existed between the united states of America and Great Britain. the present eventful crisis, a good understanding between the two countries must be important, not only to themselves, but to all independent nations, and this the enlightened government of the United States could not but perceive. In different parts of Europe, in which it had been his lot to travel, he had often heard it asserted, that it was not likely the United States could preserve their present independent government. 'He was of a very different opinion. The republican institutions of America, like those of every government in which a true spirit of freedom prevailed, contained energies which were capable of being called forth to meet any difficult crisis that might this subject, appeared to him to result from the prejudices of persons educated under arbitrary monarchies. Nothing therefore could appear to him worse policy than to wish to see any thing like disunion among the people of the United States. Indeed, country. "As they become more populous, become more numerous, and increase of riches would\_only give them increased means of consumption. Entertaining these views, he was extremely happy to find that the present administration their policy towards America, thought proper to follow the steps of their predecessors, though a different conduct was to have been expect-'ed from them, in consequence of the language they had held when in opposition.

Earl Bathurst had not thought it neces-Bary to address their lordships in support of this bill, as it was precisely the same as the act which had passed last year and the year before. He contended, that administration acted with no inconsistency in taking up measures as they had been left by the preceding government, though their view of the subject might have been different before they came into office. With regard to the policy to be pursued towards America, he and his colleagues had, from the moment they took upon themselves the charge of the government, resolved to pursue the system which had develved to them from their predecessors, unless new circumstances should house, or any where else he believed, until arise to induce them to depart from it.

Lord Harrowby argued on the same side,

opinion, always a mutual advantage; but I in support of the consistency of the present this reciprocity of interest was most re-| ministers in this respect, and contrasted their conduct, when in opposition, with In that of the noble lords now in opposition tohis majesty's government.

The Earl or Lauderdale contended, that nothing could be more widely different than the conduct of his friends, when in opposition, from that of the noble Kirds opposite to him, when they opposed the late administration. With smooth and gentle tongues they professed a readiness to support that government, but with these professions on their lips, they resorted to every illiberal, underhand, unmanly means, to subvert the power of those whom they were pretending to support. The very opposite was the character of the opposition to which he was ambitious to belong; an open, fair, liberal, and principled opposition; and he trusted occur, and all that he had heard urged on the never should expose himself to the disgrace of belonging to such as the last, who were now in power; but whose possession of power ought to be contended against by every man who understood and cherished the spirit of the constitution.

Lord Mulgrave recollected that the noble the more powerful and the more wealthy lord had attached himself to a variety of they became, the better would it be for this persons both in and out of place; but had distinguished himself most by a disthe customers for our manufactures would ciplined opposition to his majesty's government. For his own part, he had but one political attachment, and to that he gloried to adhere. If it was a disgrace to have belonged to any opposition, it was not for him exactly to say to what opposition the term of disgrace belonged; that must depend upon the sense and opinion of the country at large, and not of any individual: but late events had pretty clearly shewn what was the true teeling and opinion of the country.

> The Earl of Lauderdale said, he did not mean any thing personal to the noble earl: for he could not indeed charge his memory with any thing the noble earl had ever said or done to distinguish his political conduct.

> The Lord Chancellor observed, that there never was an administration which had less occasion to complain of a factious and harassing opposition than the last. was, in fact, nothing like a systematic plan to oppose their measures, among any of those with whom he had the honour to act. "All the Talents," as they were colled, were absolutely without any opponents in that they began to oppose themselves .- I'he bill' was then read a second time.

HOUSE OF COMMONS. Tuesday, July 14.

On the motion of lord [MINUTES.] Barnard, a new writ was ordered for the election of a member for the borough of Bandon, in the room of lord Boyle, now earl of Shennon Also for the election of a member for the borough of Tralee, in the room of A. Wellesley, who had made his election for the borough of Newtown, for which also he had been returned. -Mr. Long moved for leave to bring in a bill to enable the trustees of the British Museum to sell, exchange, or otherwise dispose of, such parts-of their collection as were not adapted to the purposes of that institution, and to lay out the produce in the purchase of other articles better adapted to their purposes. that nature. The disposal of these articles, so, much unnecessary expence was incurred vas calculated in every respect to answer the purposes intended by parliament. Leave was given to bring in the bill.—On the motion of Mr. Foster, the house went into a committee, to consider of the compensation to be made for the fees of offices abolished in the department of the cestons Mr. Foster stated, that the commission of enquiry into the Tees of offices in Ireland had particularly recommended the extension of the retrepchment and regulation of the customs fees adopted in this country to Ireland. It became necesofficers whose fees were suppressed. amount of the compensation to be paid and Ireland.

thought that the compensation ought to be provided for by some more equal charge, than one that fell wholly upon foreign imports and exports, the fees being equally paid upon imports and exports between Ireland and Britain, and Mr. Foster who answered the hon, baronet's objections, the

motion was agreed to.

[ARMY CLOTHING AND AGENCY. Mr. Cochrane Johnstone, with a view to shew the practicability of very considerable savings in the Army Clothing and Agency departments, rose to move for # number of papers which he had yesterday given notice of his intention to call for, and to the production of which he did not understand there was any objection. present mode of clothing the army, by com-The articles which verting the colonels of regiments into a speit was proposed to dispose of, were ana- cies of wholesale tailors, was particularly retomical preparations, and other things of prehensible. In the agency department aland the purchases to be made with the pro- On the whole, he was convinced a saving of duce, were to be under the controll of a no less than 2 per cent. might be made committee of seven, at the head of which on the 2,000,000% now annually expended were the lord chancellor, the speaker of on the army. The hon gent. concluded with the house of commons, and the arch-bishop of Canterbury. The establishment house, 1. An account of all sums of money was now placed on such a footing, that it issued to the army agents from the 25th of Dec. 1805, to the 24th of Dec. 1806; specifying the names of those agents, the number of regiments of the line, militia, and fencibles, for which they are employed : and the amount of the securines given by them for the faithful distarge of the trust reposed in the account of all sums of money issued to each and toevery of the army agents, by way of compensation for his trouble in the affairs of the different regunents of which he has the management, and for any other public expences, from the 25th of Dec. 1805, to the 24th of Dec. sary, in consequence of the adoption of 1806; specifying the several heads of service that measure, to make compensation to the for which the compensation is granted: 3. The An account of all sums of money advanced monthly to the army agents for subsistence. was about 100,000l. He proposed to raise ac. for what period these payments are this sum by a tax of 6 per cent. on im- made in advance, and the names of the ports and exports, with the exception of agents: 4. An account of the expence for imports and exports between Great Britain lagency attending the 26 articles of the ab-The merchants would find stract of the army estimates for this year, this tax less burthensome than the fees. presented to this house on the 14th of The produce would be about 90,000/. If January, the names of the agents entitled this sum fell short a little, the certainty to receive the same, and the amount paid to.
and regularity of the payment would comeach agent. 5. A statement of the mode pensate the officers for the trifling reduction.

He moved accordingly, that such a compensation be granted. After a short conversation between sir J. Newport, who pence of that establishment from the 1st of June 1803, to the 1st of Jan. 1805; spe- at the same time that it would be highly cifying the different heads under which the beneficial to the public. With respect to same has been issued? 6. Statement of the Agency department, that too had been the line are entitled for clothing, from the may think proper. 25th of Dec. 1804, to the 24th of Dec. 1805; strength of the regiments of the line, from the 25th of Dcc. 1804, to the 24th of Dec. 1805.

The Secretary at War had no objection to the production of the papers, farther than that the subjects they alluded to were now under the consideration of the commissioners of military enquiry, who would shortly report upon it. The subjects were certainly most important, and the attention of the "han office and of his majesty's government were particularly directed to them, with a view to man every practicable saving for the public. Under the circumerances of the commission of military enquiry having directed its investigation to the matter, and of its being necessary to go to a considerable expence for clerks to make out the accounts, he put it to the hon. gent, whether it would be desirable to press. the motion.

Mr. Rose was confident that by adopting the plan of clothing now in use with respect to the invalids, a saving of from 100.0001. 44-60.0001. would be practicable on the sum now expended on the clothing of the army, which was from 800,000l. to 1.000,000/. A plan, suggested by the paymatter-general, y as under the consideration of his majesty's government, with the approbation of his royal highness the commanderin-chief, for taking the clothing out of the hands of the colonels, allowing them a liberal compensation for the advantages they recting the incongruity of maling the colo-

the sums expended in Great Britain for the under consideration: but it was to be fear-Volunteer service between the 1st day of ed, that no considerable saving could be June 1803, and the 1st day of Jan. 1805; made in it, by establishing a general agencyspecifying particularly how much has been office, at least none sufficient to compensate applied to the following heads, viz. atten-1 the great convenience that was felt from dance at drill, inspection, permanent duty, having agents chosen by the columns themalso of drill serjeants, adjutants, serjeants [selves. He submitted to the hon. gent. the major, inspecting field-others, brigadier-ge- propriety of waiting for the report of the merals, majors of brigade, aides-de-camp, commissioners of military enquiry. If that &c. and clothing: 7. An account of all report should not go as far as the hon. gentsums of money to which the regiments of wished, he might move any further step he

Mr. Windham thought it best to leave specifying the number of regiments: 8. (these matters to the commissioners of mili-A return of the number of effective non- tary enquiry in the first instance. Both commissioned officers and privates, on the subjects, the clothing and the agency, had strength of the regiments of the line from engaged much of the consideration of the the 25th of Dec. 1804, to the 24th of late government, with a view to the practi-Dec. 1805: 9. A return of the number cability of some savings upon them. His of effective officers of each rank on the inclination was very much in favour of the plan mentioned by the right hon, gent. opposite, and that not so much with a view to economy, though that important object also would be promoted, as in order to take the colonels of regiments out of the incongruous situation in which they were placed while suffered to act as clothiers to they respective corps. With respect to agency, that matter had been under consideration so long since, as when he had been in the war office, and the result of the deliberation was, that no saving could be made by the adoption of a general plan, sufficient to compensate the loss of the convenience now afforded by the nomination of his own agent by every commander of a regiment.

Mr. Coch ane Johnstone saw the strongest reason for the production of the papers in the avowal of so many official persons, that the subject to which he called the attention of the house, admitted, at least, in a considerable degree, of reform; and that such reform, though many years in contemplation, was still not carried into effect. Probably, if he should omit to bring the matter before t' e house now, it would remain still to be said, after the lapse of some more years, that the reform was under consideration.some further observations from the secretary at war, who said the saving even on the clothing, would not be so considerable as some expected; Mr. Windham who said, it was not so much to saving he looked, as to cornow derived from it. This arrangement nels clothiefs; and Mr. Hiskisson, who would be more satisfactory to the colonels, said that only a small proportion of the through the hands of the agents, the whole sum that could with possibility be retreached in this department, being at the utn.ost 67,000l.; the papers were ordered.

SINKING FUND.] Lord II. Petty moved the order of the day for going into a committee on the bill for the appropriation of the Sinking Fund. He would reserve his observations till be should have heard the sentiments of the right hon. gent. opposite.

The Chancellor of the Exchequer contended, that it was improper and unnecessary to adopt this measure, or to come to any resolution upon it in the present session. He allowed that great benefit had been derived from the pause in taxation introduced with this measure; but, in considering the further adoption of that repose in any future session, it would be proper to consider how far it was checked by being burthened with an increased Sinking Fund of five per cent. The measure had been already adopted so far as was requisite for the ways and means of this year. What it would be fit to do at a future period, would be best determined by future circumstances. This measure proposed to compel the public creditor to receive an advanced sinking fund on a small and of the debt now as a consideration for being deprived of the growing accumulation of the whole sinking fund at a future period. By the act of 1792, it was provided, that unless parliament should establish other funds to pay the public debt, at farthest in 15 years, one per cent. should be set aside for that purpose at the Exchequer, so that it must be paid, at all events, in 45 /cars. The present measure, therefore, in making a. arrangement to pay off the debt in 45 years, gave the public creditor the very worst repayment that by law he was entitled to. with the Sinking Fund, by no means went to bear out this measure. When lord Sidmouth, in funding 97,000,000%, at the close of the last war, made a new arrangement of the Sinking Fund, taking advantage of its produce for that time for the immediate exigency, the public creditor was compensated by giving up the surplus over 4,000,000/. a year, which would become applicable to the current service in 1808. Here there was no compensation whatsoever. He entered into a variety of statements to pieve, that, by the plan of the no-ble lord, the most distinct disadvantage would accrue to the public, if they could sions at resent? He did not want proviallow themselves to be deluded by it. He actly the same individuals would have the

20,000,000/. expended on the army, went | deeply regretted that the expectation had been raised in the country, that during the period of war no greater annual loan would be required than 11 millions, an expectation which there was not the slightest possibility of being realized. He concluded by hoping that the house would not nome to any decision on the subject, but leave it in an unprejudged state for the consideration of another session.

Lord Henry Petty replied to the chancellor of the exchequer, and asked, how he could call upon the house to defer its opinich on a measure which was contingent on another which had been passed by the legislature, and received the pointed approbation of the king? All that was implied in the resolutions which he intended to propose was, that the house should express its determination that, if the boon should contime for the time proposed, then a benefit would be expected in return. was not prepared to say that it would be of very material import if these resolutions should be postponed until next sessions; but then the same arguments that were now urged, might be advanced in favour of longer delay, and so on, until the house and the country felt the inconvenience of no legislative regulation having been agreed to sooner. The act of 1802 had been spoken of, but he would ask, did not the legislature then act for the advantage of the . public creditor, without idiculously waiting until the individuals that composed that bed need petition the house to in-The principle terfere in their behalf? upon which the sinking fund was mised, was, it was true, then broken in upon; but it was for the advantage of the public. An advantage to a greater extent would be reaped from the present system; it was by precedent of lord Sidmouth's interference a regard to the security of the public creditor, and a seasonable attention to his interest; it was by public security, and the facility of disposing of property in our funds that an immense capital was drawn into the service of the public. It was said. that the proposer of these resolutions only accelerated the disorder in order that he might apply the remedy; but it was not right that regulations should be adopted for general supply, so as to prevent any sudden emergency hereafter. Would any man wish to get rid of a plan for the better supplying of this metropolis with previsions,

stack at each time; but still a certain ge- | ble lord in 1802, though he had deferred neral good would be effected. It was cer- to the opinion of his late right hon. friend. tain that a proportion of stock, amounting He saw no reason for pressing the prea given period. It was said, however, that session. contingencies were not provided for, as it was seen that there was a vote of credit for 3 millions last year. The different items, however, of which that sum was composed. were expressly stated, and the house was then satisfied with the statement. In fact, it never was asserted that the system which was now to be proposed, would cover every extraordinary contingency, such as subsidies, arrears of subsidy, &c. But by the plan, as has been already stated, a certain sum will assuredly be paid off in a given time: and if ever there was a time when year to the sinking fund. economy was to be looked to particularly, economy as to the general management of the affairs of the public, and a serious consideration as to whatever would most tend to maintain the public credit. The country would, if these resolutions were adopted, be relieved from considerably increasing burthens for the present, and look forward with certain hope as to the future.

Mr. Hiskisson contended that the taking from the Sinking Fund, even at the end of ten years, would be offinnishing the security which the public 'creditor now held; and be considered this it would be in the highest degree absurd to the lare now, that in ten years we would take Treamble Sinking Fund, when it was absolutely impossible to foresee the state of the country in ten years, whether it would be at peace or at war, or whether it might not be necessary then to add to the Sinking Fund; instead of taking

any thing away from it.

Mr. Dent expressed his opinion, that so long as we were able to raise taxes sufficient to pay the interest of our loans, there was no necessity for the plan of the noble lord.

Mr. H. Addington defended the conduct of his nobit relation (lord Sidmouth). There were some gentlemen who, if they disapproved of his conduct at the time that was alluded to, disapproved of it sub He thought it really somewhatextracreinary the some gentlemen should approve of what was said to give a breathing time to taxation, and yet tot approve the resolutions that were to be moved support of that system.

sting objections to the measure of the no-

to the value specified, would be paid off in position of the noble lord opposite, this

Mr. Davies Giddy was so convinced of the radical truth of the noble lord's original propositions, that if he now trassed his motion, he should support it. \*\*\*\*\*\*ie same

time, he saw not the utility of proposing the motion, when it was not likely to be acted

Mr. Vansittart defended the plan of his noble friend, and thought that the time for requiring of the public creditors any sacrifice was, when they had an advantage from

the augmentation that had been made this

Mr. Rose, though he had entertained conit was the present, (not economy as to abu- siderable doubts as to the measure adopted ses, for in that they were all agreed,) but in 1802, had yet got rid of those doubts in consequence of the circumstances under which it had been brought torward. plan of the noble lord was founded upon an accumulating debt, and a decreasing Sinking Fund, but the original plan of his late right hon. friend was founded upon an increasing Sinking Fund, and a decreasing Debt.-The question was then put for going into the committee, and negatives without a division.

> HOUSE OF COMMONS. Wednesday, July 15.

The Speaker acquainted [MINUTES.] the house, that he had received a letter from lord viscount Mahon, who had been returned for Wendover and Kingston; in which his lordship declared, that he had made his election to serve for Wendover. A new writ was ordered for Kingston, thus vacated.—Mr. C. Wynne brought up the report of the committee appointed to examine into the state of Criminal and Pauper Lunatics in Great Britain. The report was ordered to be printed, after a few words from Mr. Wynne, who said that it had been wished to include Ireland and Scotland in the measure advised by the committee, but that it had been deemed adviseable to leave any proposition on this subject, to be brought forward by those who were better acquainted with the circumstances of those two countries.—Mr. Huskisson brought in a bill for ipwesting his majesty with the rights of the Morra Leone company, which was read a first time. Ar. Long declared, that he had entertained Mr. Hobbouse brought up the report of the committee on the king's message, rela-

tive to the queen's house at Frogmore. On the motion for the second reading of the resolution, Mr. Adam signified his royal highness the prince of Wales's acquiescence in it. The resolution was then agreed to, nem. con.; and a bill ordered accordingly. Nom of earl Clancarty, who, since his election, had accepted the office of one of the joint postmasters in Ireland .- A new writ was ordered for Rye, in the room of sir John Nicholl, who had made his election to serve for Bedwin.

[ROMAN CATHOLIC COLLEGE AT MAY-NOOTH.] The house having resolved itself into a committee of supply,

Mr. Faster, in moving that the sum of 13,000% be granted for defraying the expences of the Roman Catholic seminary at Maynooth in Ireland, entered into a statement on the subject. number of Catholic clergy would be educated at Maynooth, had been voted by the last parliament, on the recommendation of the late administration. On enquiry, it had been found that a considerable part of that sum had already been advanced; that the buildings were in a great state of forwardnessed that if therefore the vote was now seduced for its original state, the 800%. would be very much infringed upon by these circumstances. It was on this account that he now proposed the sum of 13,000/. to be voted for these purposes; but he begged to be understood, as by no means pledging himself to repeat such a proposition in any succeeding year

Mr. Elliot defended the conduct of the late administration, in having recommended to parliament the adoption of this grant of 13,000l. founded on a petition, and expedient in every point of view, more especially when the present state of the continent, by which the Catholics of Ireland were precluded from obtaining education abroad, was considered. But, even were the continent in a different situation, were it practicable for the Catholics to go over and receive a foreign education, it seemed to him to be a question easily decided, whether it would not be infinitely more wise and politic to afford them the same facilities at home. He trusted, therefore, notwithstanding the intimation of the right hon, but, that parliament would not in future refuse that which it was on all for Catholic in truction in Ireland.

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Mr. Hawkins Browne thought his right hon, friend (Mr. Foster) had acted, on this occasion, with great liberality and moderation. He said, if he had been a member of the Irish parliament, he never would have given his assent to establish -A new writ was ordered for Rye, in the such an anomaly as a college maintained within the realm, at the expence of the state, to educate a clergy for the purpese of propagating a religion contrary and hostile to the state itself; a religion which every member of that house was bound to abjure, before he could take his seat; a religion of superstitious, intolerant, and persecuting principles, and which, however friendly he was to toleration and liberty of conscience, he was sorry to find so inveterately rooted amongst so great a portion of the people of Ireland, and now cherished by the sanction of law. He lamented ex-The additional tremely, that there were so many Roman sum of 5000% by which double the usual Catholics in Ireland, and would have no objection to agree to the establishment of parish schools for their education, in common with Protestants; not like the Protestant charter-schools, to procure proselytes, but where they might be instructed in the fundamental principles of Christianity, in which all sects agree. But if the Irish Catholics wished to educate their clergy, let them do it like the Protestant dissenters, at their own cost, instead of loading the Protestants of Ireland with taxes for the purpose of supporting a college on their account.

Mr. Windham dis not expect that such a discussion would have arisen on this subject at this moment; but since it was part of a settled plan of the present government, and the hon, gent, had taken the lead, he should hold it right to follow the ship of the line, and get into deep water. hon, gent, had expressed his astonishment at the existence of such an anomaly as a Catholic college, for the education of a Catholic priesthood, maintained by government in the midst of Ireland, a Protestant state. The best answer to this was, that the case of Ireland itself was an anomaly, where three-fourths of the people continued Catholics, notwithstanding all the legal cruelties, proscriptions, and privations for so many hundred years, in order to grind them into Protestand. Was it because they refused to become proselytes to Protestantism, contrary to the conviction of their confciences, that they were to have hards agreed at present should be voted no religion at all? If they would continue Cathoffus, was it not better for the

3 G

state that they should be good, enlightened and loyal Catholics, than be left to ignorance, barbarism, or disaffection, under the tuition of priests educated in a hostile country, of whose principles, or whose fitness to instruct the king's subjects, government knew nothing? Was it not better the Irish Catholic priesthood should be men educated under the very eye of government, and be of known character, attached to their native land, than men who imbibed their education and their political principles under the auspices of an enemy? But notwithstanding all that the hon. gent. had said of the gross superstition and barbarism of the Irish Catholics, he conceived it was no more than the gross religion of a gross class of people, and not one whit more so than that of a very great portion of the Procestants of England; and he begged leave to say, that, from every thing he could hear or experience, the enlightened and educated Catho lics of this country and of Ireland were not inferior in principles, in virtue, or talents, to any other description of men any where. There was nothing half so barbarous, even in the imputed superstition and intolerance of the lowest of the Irish Catholics, as the cry of " no popery!" so recently set on foot throughout this country, by certain gentle men amongst those opposite to him.

Mr. Parnell said, he held in his hand the Prayer Book used by the Roman Catholics in Ireland, aut of which, with the per mission of the house, he would read a few extracts, for the purposing shewing that the doctrines attributed to that bouy or men were either misunderstood or grossly misrepresented. He accordingly read the following sections of that Book :- "2. It is no matter of faith that the church cannot err either in matters of fact, or in matter of speculation or civil policy depending on mere humar reason, these not being divine revelations deposited in the Catholic church," "3 If a General Council, much less a Papa Consistory, should presume to depose a king and to absolve his subjects from their allegiance, no Catholic could be bound to submit to such decree." Hence it follows "4. That subjects of the king of Englanlawfully may, "yithout the least breach o any Catholic principle, whounce upon oatl the teaching for practising the dottrine o deposing kings excommunicated for heresy by any authority whatsoever, has repugnant to the fundamental laws of the lation, as in jurious to sovereign power, and as destructive to peace and good governments. "6. It is

no matter of faith to believe that the Pope s himself infallible." "7. Nor do Catholics, as Catholics, believe that the Pope has any direct or indirect authority over the temoral powers and jurisdiction of princes. Ience, if the Pope should pretend to absolve r dispense his majesty's subjects from their llegiance on account of heresy or schield, uch dispensation should be yain and null, and all Catholic subjects, notwithstanding such dispensation or absolution, should be till bound in conscience to defend their king and country at the hazard of their lives nd fortunes (as far as Protestants would be bound), even against the Pope himself, should he invade the flation." "9 As for the king-killing doctrine, or murder of princes excommunicated for heresy, it is universally admitted in the Catholic church, and expressly so declared in the council of onstance, that such doctrine is impious and execrable, being contrary to the known aws of God and nature." " 11. It is a fundamental truth in our religion, that no power on earth can license men to lie, to orswear or perjure themselves, to massacre their neighbours, or destroy their native country, on pretence of promoting the Catholic cause or religion. Furthermore, all pardons or dispensations granted servetended to be granted, in order is any suc ends or designs, could have no other validity or effect than to add sacrilege and blasphemy to the above-mentioned crimes.' The book from which he had read these extracts, the hon, member assured the house, was In as general use and circulation in Ireland, and was held in equal respect and veneration as the Common Prayer Book of England has in this country. He had quoted the n for the purpose of shewing, that the Roman Catholics of Ireland did not maintain any principles contrary to the constitution of this country.

Mr. William Smith thought that, in an anomalous government, like that of Ireland, a Protestant government, taking from the large body of the Catholics all the tithes of the country, was at least bound to provide instruction for those Catholics. He thought it most expedient and politic, were it to be argued on that ground alone, that the instruction of the Catholics should be in the hands of the government. Adverting to the doctrices contained in the prayer-book, extracts from which had just that if sincere in those doctrines, Catholics were entitled to hold any offices of frust. If they

indeed be unsafe to rely upon them, even in social intercourse. The word " toleration" had been very much abused on this subject; and he protested against the false and unfounded idea which it had been attempted to convey by it, that those granttoleration were superior to those to who it had been granted. He adverted to the conduct of Catharine de Medecis, two centuries ago, who was herself a most intolerant persecutor, and the author of the massacre of St. Bartholomew; yet her last advice to her son and successor was, to establish amongst his subjects freedom of religion. She had tried persecution in vain, was convinced of her error, and fully persuaded that differences in religion could never be settled by force. What was now done, was wise and prudent; and it would be still more wise and prudent, if the present administration would resolve to do the same again, at a future period, and with a better grace.

The Chancellor of the Exchequer protested against the entertaining of any such belief as that he wished to withhold instruction from the Roman Catholics of Ireland. All he wished to do was, to protect the Protestante mereased and increasing I fluence of the priesthood. He confessed ae had opposed the extension of this grant during the last parliament. But he now thought it better, as he believed he was the a four-fold advantage out with Protesonly person in his majesty's government tant. who had seriously opposed it, to accede to the proposition of his hon, friend, lest his lic establishment in Ireland was allowed, opposition should appear the elect of spleen, in endeavouring to make this the only exception from the acceding to the grants of the last parliament. He believed, however, the present was the first instance in which the house, on the application of the party alone, without any investigation in a committee, had granted such an increase as was proposed during the last parliament. . Had the house gone into a committee, was it possible it could have confe to the resolution of extending the Romish priests in Ireland to double their present number? Was this the way to extend the Protestant religion in that country? Only 100 Protestant clergy were educated there annually, yet it was proposed to raise the number of Catholic priests to war times that number. The any time of the requisition of the lord non, member for Norwich (W. Smith) lieutenant; and, if they did their duty, had talked as I these presss that been uncould it be supposed the establishment was

were not supposed to be sincere, it would mistake. . All that government had to do in the matter was, to bear the expence of the establishment. He submitted that if this establishment was to be increased, the least thing which could be done was, to give government some say in the institution. that they might know the manger in which the studies were conducted; have the nomination of the professors; or, at least in some shape or other, know that they were not educating a society of Jesuits, who would not be suffered to exist in any other part of Europe. We ought to know, that the foreigners who might be employed in this seminary were not in actual hostilty to us, and that they were not likely to instil principles inimical to us into the minds of those whom they were called on to instruct. He, on the whole, could not help thinking, that in increasing the establishment in question, we were not only sowing the seeds of continuance for the Catholic religion in Ireland, but, in fact, were doing what we could to foot the Protestant religion out of that country. The students of the Protestant church, as he had already said, only amounted to 100 yearly; those educated by this eleemosynary institution to the Catholic persuasion, already amounted to 200; and it was proposed to double them, or to make them amount to four times the number of the Protestant students, thereby giving the Catholic religion .

Lord H. Petty, said, if a Roman Cathothey must have an education; and the question was, whether that education should be in Ireland, or out of it; or whether they should have any education at all? If not educated in Ireland, the priests would go abroad for education, where they would meet with tenets more dangerous to our constitution. The house would recollect, a priesthood must exist in Ireland, and that it would be best under the encouragement and observation of government than under any other. The right hon. gent. had talked as if they were shut up from the knowledge of government; but surely he knew there were five visites appointed by act of parliament, one of thom was the lord chancellor of Ireland, who were to holic make a visitation once in three years, or at The any time of the requisition of the lord afer the care of government. This was a not under the control of government?

there were only 100 teachers of the Pro-system of learning adopted there, had certestant religion in the University of Dub- tainly induced a number of the Catholic lin, while there were 200 Roman Catholic gentry to send their sons to that college. priests in the College of Maynooth, went to He believed the number of Roman Cathonothing but to strike a balance of igno-|licstudents considerably above forty. Those rance; for if there were not enough to young gentlemen pursued the same course teach the Protestants, it was no reason there should not be enough to teach the Roman Catholics; they should rather enlarge the Protestant teachers, than restrain or diminish the others, and let the education be open and manly, and not claudestine and mysterious, as it had formerly been. If the right hon, gent, had wanted information, he ought to have called for it, by a motion, last session, when he opposed this measure. [The chancellor of the exchequer said across the table, that he had called for this information, though not by motion.]-Lord H. Petty resumed. It was extraordinary on a subject connected with the national expenditure, that the right hon. gent. had not made a distinct motion. There was no paucity of the means of education for the Protestant Clergy of Ireland. There was Trinity College in Dublin, one of the most splendid establishments of the kind that existed, besides the Universities of Oxford and Cambridge. At any rate, record, and the late spirit of religious 2if the means of instructing Protestant clergy for Ireland were deemed too small, let not the means of instructing the Roman Catholic clergy therefore suffer; let it not be a contest which was should be kept in the greater ignorance, but let it be rather an emulation how to diffuse over the whole courtry, the greatest possible civilization and instruction.

Mr. J. Leslie Foster (member for the university of Dublin) hoped, that after the allusion that had been made by the noble lord to the place he had the honour to represent, he would be excused saying a few words on the subject now before the committee. Of the establishment of Maynooth College, as a mubstitution for St. Omer's, he entire's approved. He did not himself remember the circumstances under which it was originally founded; but believed, from what he had heard, that 8000/. annually were votedpor the maintenance of 200 students, and 200 only. The principals of that college had, however, now come by the right hon. gent. (Mr. Foster), since forward, and asked of parliament 50001, in it had been condemned by his colleague addition, for the erection of buildings suffi- the chancellor of the exchetuer for Engcient to ledge 200 students more. This land? He was glad he had the authority of he could not help thinking was in effect to the member for Dublin Glege bearing

The arguments of the right hon gent. that As to the Dublin seminary, the excellent of studies for four years with their Diotestant fellow students, and in re-tirning to their family had a more friendly, liberal, and just idea of what a Protestant was, than they originally had, or perhaps could have otherwise obtained. At the same time, that college would not forget the origin and nature of its institution. The gentlemen on the opposite benches were, he was sure, too well versed in Irish history, not to know that the Dublin College was founded upon Protestant principles, by Elizabeth, and for the growth and dissemination of the Protestant religion. It was, in fact, a Protestant garrison in a land of Catholics; and the learned and respectable characters at the head of the government of that college, had uniformly acted up to the true spirit of its institution. In the reign of James II., the stand that college made for her civil and religious liberties, would remain upon honourable deration that induced her to forbear from taking any part in the disputes of the day, proved that she could forget her resentments as well as remember her obligations.

Mr. Dillon read from a document he held in his hand, a statement of the number of sinecure livings in Ireland, without glebe houses or residences, by which, he contended, it appeared that the Roman Catholics paid one-tenth of their property to a nominal clergy for doing nothing. He said, it was no wonder that the Protestant church was disrelished by the Irish peasant, when the only way through which he knew it was, the exactions of the tithe-proctor. He concluded with an earnest exhortation to the house, to adopt some modification of tithes in Ireland, as the best possible way of restoring the people of that country to content.

Sir John Newport defended the way in which the grant had been introduced, and asked, why that mode had not been altered do no less than double the estiblishment. him out in the assertion may'e by him in that

One, that great lucrative objects were withheld from the Roman Catholics, which were the greatest incentives in the education of the Protestant. Another was, that the Roman Catholics were the poorest order, and therefore had a claim on the government to promote their education, because they were notable to support their own pastors. And a third was, that Oxford and Cambridge which were open to the Protestants, were shut against the Roman Catholics; besides, Irish viceroys, in the plenitude of their bounty, took good care to carry over to that country a generous supply of clergy, who were soon provided for on the Irish establishment.

The Chancellor of the Exchequer, in answer to what had fallen from an hon. member (Mr. Dillen), assured that hon. gent. that the attention of government should be early and auxiously directed to the abuse complained of, with respect to the want of glebe houses, and sinecure livings. He did think with that hon. gent. was extremely hard, that any man Ishould pure away an indolent life upon an opulent living, while a poor curate was discharging the duties of that office for the year round, upon a pittance scarcely sufficient to maintain him. He had before failed in two or three instances, in carrying through that house a measure for the regulation of rectories and cures; he however now gave notice that it was the intention in his majesty's present government to submit to the consideration of the house, 4 measure for reducing the opulent livings, and out of their abundance making an allowance for the poorer curates. It ought to have been done before; he wished that the late government had paid more attention to the pointment. church in Ireland.

Lord Howick did not mean to protract the debate, nor should be now have risen He had been present at all the former deto offer any thing by way of argument on a bates on the subject and had not heard of subject that had been so ably argued on both sides of the house, had it not been that he could not sit still after the imputation thrown upon the late government by the right hon. gent. He challenged the right have gent, to state an instance in ministration on the honourable testimony which the late government had neglected they had received from the gentleman who the church in that country. He desired had just sat down: that gentleman had been

house, in the former parliament, and which that country, what he thought of the duke the right hon. gent. opposite (Mr. Perceval) of Bedford's administration as to that head? did not then seem inclined to credit. There He desired the right hon. gent. to look were three reasons for encouraging the edu-cation of the Roman Catholics in Ireland: home department, and there he would see the documents that would prove how far the late ministers were guilty of negligence, with respect to Ireland; but such a charge carried with it all that boldness of assertion for which that right hon. gent. was so characteristic. The noble lord then adverted to the conduct of another right hon. gent. (Mr. Foster) in coming before the house so totally unprepared, without having made the previous enquiries when he was in Ireland, and which he might have made as visitor of Maynooth college, a conduct that appeared to him to evince a culpable carelessness and levitys

Mr. Foster said, that the noble lord had charged him with levity. He asked that noble lord if there was a document to produce to the house which could substantiate the claim now made upon-it, and if there was not, he would say that the noble lord, in charging him with levity, had oeen guilty not only of levity but ignorance. He contended that no such document could be found.

Lord Howick did not think the right hon. gent. could satisfy the house of his diligence in office by evading the charge of negligence, in resorting to such pitiful excuses.

Mr. Foster would not call such language unparliamentary, but would pronounce it pitiful,

Lord Howick left it to the house to determine: the right hon, gent, had said, he could not find any document. He then said, he did not say he had made any enquiry; and he now said, that he did not say, he had not made an enquiry: if such was to be the candour and intelligence of the Irish chancellor of the exchequer, he could not congratulate that country on the ap-

Colonel Barry Sair a few words against the policy of continuing the grant in future. these documents. He disapproved of the wanton and unprovoked asperity with which the noble lord shad treated his right hon. friend.

Mr. Sheridan congratulated the late ad-He desired had just sat down; that gentleman had bec the right han, gent, to ask the primate of present at all the former discussions upon

the virtue of the late ministers, that he never once felt himself called upon to deliver [ A laugh: ] but now when men had suchonester men.

Colonel Barry said, that certainly the di-

sion on his right hon. friend.

had yet to learn.

inclination of the late government to coun- rant and a disgrace to Christianity. tenance a measure brought forward by the expence was trifling, and the object was learned doctor was likely to depreciate the material. Would any friend to toleration character of that government, either in in common policy starve religion to save England or Ireland. - Wherefore he did not the treasury 5000/. ?- The right hon. gent. think it necessary to make any attempt at animadverted in terms peculiarly emphavindicating inniself or his colleagues against tical upon the statements of those who dwert

the learned doctor's accusation.

asserting the sufficiency of a certain num- gent., affect to say that the great body of the ber of clergymen totalminister the duties of Irish people are mere savages. I will not the Catholic religion in Ireland, because defend the Irishagainst such a charge, but I such a number was thought necessary in will defend you. If Ireland, after having been 1795, seemed altogether to exclude the con- so many centuries connected with ou, has sideration of those events which had since not learned enough at least to recent it from coccurred on the continent, which events the savage state, while the would has been limited the supplies from that quarter, and progressively improving, its connection with

this subject, yet such was his confidence in also appeared to forget the growing population of Ireland.

Mr. Grattan thought it remarkable, that his sentiments upon the present subject : while the gentlemen on the other side agreed to the resolution, they pursued a course of ceeded, for whom they both felt such a dis- argument directly against it. Their argutrust, his patriotic jealousy at once put an ment, indeed, would militate not only end to that silent and according acquies- against the proposed increase of the insticence to the judgments and sentiments of tution, but against its original estruishment. The principle of the original establishment was to provide the means of eduligent and punctual attendance of his right cating and domesticating the Catholic clerhon, friend to his parliamentary duties, in gy of Ireland, and thus to protect them from the last sessions, [a laugh,] enabled him to the opportunity of imbibing foreign princiremember accurately all that then passed in ples. With that view, the college of Maythat house. Unfortunately, however, he nooth was instituted, and the state of the (Col. B.) had spoken on that subject, continent at the time rendered such an inthough he did not expect, nor indeed, did it stitution peculiarly necessary. Did any alappear, that it had made any great impres- teration take place in the state of the continent to abate the amount or character of Mr. Sheridan said in enswer, that if he that University? It was absurd to say, that had not been as vigilant and anxious in his the same number of Roman Catholic clerattention to his parliamentary duties during gymer would suffice for Ireland now, that the last sessions as he usually was, it was was thought requisite in 1795; for that owing to nothing but his unbounded confi- would be to suppose the population at a dence in the late administration. [A laugh.] stand, and nothing could be imagined more Dr. Duigenon denied that the late admi- absurd than to suppose that 200 clergymen nistration had manifested any solicitude to would be sufficient. There were no less promote the interests of the Protestant re- than 2400 parishes and 1100 benefices in ligion in Ireland. On the contrary, he had Ireland; and if so many clergymento state that a bill which he introduced, at appointed to instruct one million of Prothe instance of several of the archbishops testants, or rather half that number, for the and bishops of Ireland, to enforce the resi- other half at least of those denominated dence of the clergy, and which bill was a Protestants belonged to the different clastranscript of thatebrought forward in this ses of dissenters, how could 200 clergymen country by sir W. Sce s. was discountenan- be considered competent to perform the ced by that administration, and in conse- ecclesiestical duties of Catholicity to three quence rejected. What the administration millions of people? The idea was preposto which he referred had done for the bone- terous. And as to the expence, the Cafit of the established church in Ireland, he tholics were generally unable to educate their clergy, and they must be educated at Lord Howick had no idea that the dist the public expence, or they must be igno-· upon what they called the uncivilized state of Lord Milton observed, that gentlemen, in Ireland. Some indeed, said the right hon.

nuisance. I will never hear, added the right hon. gent., any reflection upon the morals or manners of my country without rising to resist it. Lshall always protest against any reflections upon a country to which I owe so much-to which you owe so nach-which is still ready to serve you, and firm which, I trust, you will continue to derive the most active and ardent support .- The resolution was then agreed to.

> HOUSE OF COMMONS. Thursday, July 16.

[MINUTES.] A new writ was ordered for the borough of Orford, in the room of lord Robert Seymour, who having been also elected for the county of Caermarthen, had made his election to serve for that county. -The speaker informed the house, that he had received a letter from Samuel Smith, esq., who, having been elected for Midhurst On the 29th of April, the writs were issued, and Leicester, had made his election to serve for Leicester. A new writ was then ordered for Midhurst .- Mr. Hobhouse reported from the committee, to whom the resolution of the house of the 11th day of Feb. 1789, respecting the Recognizances to be entered into by any person having posterted a petition to this house, complaining of an k. due election, was referred; that the committee had come to the following resolution; " That, so far as the said resolution respects the notice required to be given by the petitioner to the sitting member or members, or their known agent or agents, of the time and place of the intended examination of the sufficiency of the surety or sureties to be named in any recognizance, and of the name's, additions, and places of abode of such sureties, if the petitioner shall not have been able to find and serve the sitting member or his known agent or agents, and if he shall thereupon have obtained an order from the house enlarging the time for entering into his recognizance, it shall be sufficient for the petifigurer to give the said notice in writing, seven days at least previous to such examination, to the clerk of the house of commons, who shall enter the same in a book to be kept for that purpose, which shall be open to the inspection of all persons concerned." Ordered, that the said resolution tee for any Private bill do no sit thereupon, without a week's public notice thereof set up a special return with respect ( to the two other

your country has not been a blessing, but a fin the lobby," and which was, upon the 15th of Feb. 1700, declared to be a standing Order, be' read : and the same being read, it was ordered, That a committee be appointed to take the same into consideration, for the purpose of enabling the chairman, in all cases where the house has given power to the committee, to send for persons, papers, and records, to issue an offier accordingly, so that such persons, papers, and records may be had in readiness for the committee to proceed upon at the expiration of the week's notice; and that they do report the same, with their opinion thereupon, to the house.

BREACH OF PRIVILEGE—COMPLAINT RESPECTING THE POOLE WRIT.] Mr. Jeffery, pursuant to notice, rose to call the attention of the house to a circumstance, which was not only a violation of law, but a high breach of the privileges of that house. as he understood, for the general election. and amogst the other writs, one for the election of Burgesses to serve in parliament for the town and county of the town of Poole. He had been informed by the messenger of the great seal, that this writ had been delivered immediately by him to Mr. Jonathan Brundrett, chief clerk to Mr. Loyten, in the Temple, to be sent to the shariff of Poble. When he called upon-Mr. Lowten, to enquire whether the writ had been sent, he was mformed, that it had been sent three hours before; and on askip to whom the writ had been sent, he received a rude answer declining to state to whom, and accompanied with an observation, that it had been sent down in opposition to himself. It was not till the 20th of May that the sheri a gaveno tice, that the election would be held on the 25th of May, and in consequence, sir Richard Bickerton, one of the lords of the admiralty, and himself, who had gone down to Poole when the writs were issued, expecting that the election would come on immedia.ely, with several of the electors of that city, were detained there three weeks to their great inconvenience. He should not detain the house by dwelling upon, the motives of the conduct of which he complained, but should only state, that is parties ran high in the town, and the num; ers were nearly balanced, the delay had be en resorted to, be printed.—Mr. C. Dundas snoved, that in order to give an opporturity to one perthe order of the house of the 14th of Nov. son, who would not have been of age to 1699, "That the chairman of the Commit-vote till me 22d of May, in noto attain the proper age to vote. The consequence was son actually returned. He should not trouble the house farther at present, on the subject, than by moving, that Mr. Stainforth, messenger of the great seal, who was attending in the lobby, should be called to the bar, to be examined relative to the business.

Mr. Creevey wished to know what breach of privilege the hon, member complained of.

The Speaker said, it was his duty to an-Undoubtedly, any swer that question. person who detained a writ issued for the election of a member of that house, was guilty of a high crime and misdemeanour. the highest which that house knew, because such conduct had the effect of keeping the representatives of the people, who ought to be in the house, for the time, but of it.

Mr. Stainforth was then brought to the bar, and stated, that he had received the writ for Poole a little after twelve o'clock, on the 30th of April, and delivered it within less than two hours after to Mr. Brundrett, chief clerk of Mr. Lowten, for the purpose of being forwarded with all possible expedition to the sheriff of Poole. Stainforth then withdrew, and Mr. T. Lowten and Mr. Jonathan Brundrett were ordered to attend the house to-morrow.

[Voluntrers.] Sir Thomas Turton, in rising to make his motion, in rursuance of his notice, for a return of the effective strength of the Volunteers, felt it impossible not to participate". the satisfaction of the house and of the public; that a noble lord, whom he did not then see in his place, was to-morrow to bring forward a proposition in which this part of the national force would be adequately provided for. There was a return similar to that he wished to call for before the house, presented in December with respect to three or four regiments, he associated. was sorry that it could not be seen from it how far it was to be depended on. It was peculiarly desirable; this he present situation of the country, to know what was the effective strength of its Volunteer force; as it was not to be concealed that that force had greatly decreased in consequence of the discouragements which it had met with. was convinced, Lowever, that the Vokunwere were sound at heart, and that, with a \* Little encouragement, they would again fall into their ranks; and, in the present state raised the corps he now command so in 1794, of the country, they should look to the Volunteers principally for the defence of the ever provocation might have been given to into their ranks; and, in the present state of the country, they should look to the Vocountry. He should conclude by moving,

candidates; he having been the only per-1 that there be laid before the house a return of the effective strength of the Volunteer force of Great Britain and Ireland, distinguishing cavalry from infantry, to the latest period to which the same can be made out.

The Chancellor of the Exchequer had no objection to the motion, as he thought that every information on this subject should be afforded to the house. But he apprehended that the hon, baronet would be disappointed, if he expected more accurate information in this return than in that which had been laid on the table in December last. The inspecting field-officers had then been done away, and the returns were made by the commanding officers of the corps, without any check on the part of government. These inspecting field-officers had been only just appointed; and, though they might have made returns of a few corps, the great mass of the returns, which by the law-were to be made every three months, would still rest on the same authority as the returns to which the hon. bart. had alluded.

Mr. Shaw Lefevre contended, that if any relaxation had taken place in the zeal of the Volunteers, it was because there did not appear the same occasion for their services, and that, when the enemy should again appear on the coast, they would again ally round their standards. If the volunteers had been worked, as formerly, he was sure their numbers would have diminished. The measures of the late administration respecting them, he insisted, were wise. He felt warm on this subject, because he had commanded Volunteer corps ever since 1794, and he knew them to be attached to their sovereign and the constitution. Whilst he had a lind to stand upon, he should be found at his post, and he was persuaded the Volunteers would be found to adhere last, but as he knew that it was inaccurate steadily to the principles upon which they

> Sir T. Turton replied, and contended that such discouraging language as " armed de mocracy," "depositaries of panic," &c. which had been applied to them in parliament, had principally tended to diminish the numbers of the Volunteers. It was impossible for them, having the feelings of men, to be insensible to terms of reproach, and it required all the influence of their officers to keep them from shewing their sense of them by withdraving from their corps. He had the Volunteers, his corps had not been in

fluenced by it.—The motion was then agreed of that house. He was sorry to find an

Mr. Creevey rose, not to negative the second reading of this bill, but to move that the second reading of it be put off, till the East-India accounts now printing, should be in the hands of members. The house was not in possession of any documents to prove the expedientry of agreeing to such This was the first instance in a measure. which that house had been called upon to pass such a measure, without previous enquiry into the grounds upon which it was founded, by having the petition referred to a committee of the house to examine into its allegations. There were at present two budgets in arrear, and the last accounts of the India company, to which the house could resort for information, shewed the affairs of the company to be in a ruinous By these accounts it appeared, that there was an excess of above two millions in the company's foreign expenditure over their revenue, and a loss of 2,200,000%. in Meir trade at home. Under these circumstauces, and whilst the company had a debt of seventeen millions at home, payable at the option of the holders, he did not think that parliament would do right to pass this bill without enquiring what means the company had of discharging, as well their former debt, as this new incurrorance. He should therefore, notwithstanding the prospect held out by the hon. director opposite, of a permanent peace, and consequent prosperity of the affairs of the company, move as an amendment, that the bill be read a second time on this day fortnight.

Mr. Grant replied, that though the hop. member might be actuated by a desire to promote the public interest, he took the wrong course in his speech, for his arguments were founded in ignorance, not in his knowledge of the subject. The sole and simple reason for bringing forward the bill before the India accounts could be brought under the consideration of the house was, that if that course had not been taken, the hill could not be passed this session. The son member was aware how difficult it was to prepare the India accounts, so as that they could be presented in a form to intelligible to the members

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hon. gent. who had filled the situation [EAST-INDIA COMPANY'S BONDS BILL.] lately held by that hon. member, so igno-Mr. Grant moved the order of the day, for rant of the affairs of the company as to make the second reading of the East-India Com- the assertions he had done. It was true pany's Bonds bill. On the question being | that by the accounts on the table there appeared a deficit at home of above 2,200,000%. which the hon, member had stated to be the amount of the company's loss on their trade, whereas it had arisen from the quantity of stores and other articles which were necessarily sent out in consequence of the situation in which the company's settlements were placed. By the plan adopted in 1802 for the liquidation of the company's debt, it had been recommended to send out from Europe considerable quantities of bullion, in order to avoid the necessity of making loans on improvident terms in India. had been done in 1803, 4, and 5; but the surns and bullion so sent had been applied to the purposes of the wars that then existed, so that no reduction of the debt had taken place. So also, when the system in India had been changed by marquis Cornwallis, considerable sums had been sent out, not for commercial purposes, but for the general expenditure of the presidencies in India. Under these circumstances, the company, though by law authorized to increase their funded stock, had applied to parliament for authority to issue bonds, and this was a much better course for the public, besause, if the sock of the company should not be worth any thing, it would be irretrievable to the holders, whereas the bonds might or might not be taken at the option of the individuals who might speculate in such securities. What he had said with respect to the prospect of peace, was founded on the report made by the governor-general, and he was persuaded that the jealousies of the native powers had been extinguished by the conciliating disposition manifested towards them by our government. On all these grounds, he should vote that the bill be now read a second time.

Lord Folkestone defended the statement of his hon, friend, as to the situation of the East-India company's affairs, and contended for the propriety of deferring the discussion, till the papers now printing should be in the hands of the members. He protested against the implied guarantees that would be given to the security of the bonds, without sufficient investigation of the state of the company's affairs. To issue the bonds without such a guarantee, would be to deluge the public.

of waiting till the documents now printing should be before the house. The importance and extent of the measure to be pro-, posed to-morrow, for the defence of the country, would involve details, which would, in all probability, keep parliament sitting for so long a time, as to allow full opportunity to pass this measure after ample discussion. The state of the East-India company was such, that if the house, could not in this session, go into a particular investigation of the company's affairs, it ought at least to pledge itself by a resolution to do so in the next. He expatiated on the declining state of the company's investments and sales; on the increased dangers menacing our Indian posnative powers in India. He was of opi- of parliament. nion, that those who should advance money was, at least, a sufficient notice that parclaim upon the public, if the company was never supposed to sanction the West-should prove unable to discharge them.
[Certainly not, said Mr. Grant,] That was, speculating company, when an act was the sanction of parliament was necessary, was the best mode of granting that relief. it was in order to give the bonds a creing virtually to a gumentee.

fall to the ground. This, however, the powers. house might dispense with. With respect expensive wars had brought on heavy sharges, the Indian empire was as little ruined by those heavy charges, as this unsatisfactory. country was by the heavy wars it had to but sobody thought of saying they were in being put, a division took place, design of being ruined. He denied that the passing of this bill amounted to a guarantee on the part of parliament. It might

Lord Howick insisted upon the propriety be guarantee to the increase of the capital which the company had already power to make by act of parliament.

Dr. Laurence, as a member of parliament, ignorant on this subject, and entitled to information, contended, that no farther proceedings should be had on this measure, without full inspection of such tocuments as could be had. There would be abundant time for this. It was generally understood that the session could not be terminated in less than five weeks.

The Chancellor of the Exchequer thought it strange, that, as this measure had been agreed to by the late board of controul, it should now be opposed by the secretary to that board (Mr. Creevey). He denied that parliament, in passing the bill, guaranteed sessions from the increased power of Bona the bonds. The present high price of the parte, whose hostile designs against our In- company's stock, 180 per cent., was a suffidian empire were well known. He insisted client proof of the company's credit, and also on the instability of the peace with the the stability of its funds, without the aid The present discussion on the credit of these bonds would have a liament gave no sanction. The parliament in his opinion, at least doubtful. If the passed, enabling such company to increase company could raise the money on its own its capital. It was allowed on M hands, credit, why lid it come to parliament? If that the company wanted relief, and this,

Sir A. Wellesley supported the measure, dit, which implied a sanction, amount and maintained the propriety of proceeding upon it without delay. The company's Mr. R. Dundas defended the raising of investments had been fully attended to. meney upon bonds, in preference to the The dificulties arose from the state of the augmentation of the company's capital, continental market, goods to the amount of which the company was already by law en [7,000,000]. being on hand. The territotitled to make. With respect to the ur- rial revenue in India, afforded a surplus of gency of passing the bill soon, he believed 1,000,000l. above the expenditure. The it was strictly a private bill, and must of late wars had rendered our empire more course be reported this day se'nnight, or secure against any attempt from the native

Lord Morpeth recommended a minute to the state of the company's affairs, though investigation of the company's affairs, with a view to a complete settlement. Temporary arrangements were indeterminate and

Mr. Lamb thought parliament bound to sustain in Europs. Neither did the failure investigate the solvency of the parties to whom it granted power to raise money, and whom it granted power to raise money, and of course responsible in the event of these his merchants also were under difficulties: parties proving insolvent.—The question

well be argued, that parliament would and ordered to be committed on Monday,

HOUSE OF LORDS. Friday, July 17.

[IRISH GLEBE HOUSES BILL.] The order of the day being read for the second reading of the Irish Glebe Houses bill,

The Earl of Hardwicke said, he should wish the bill to be postponed for further consideration, to Thursday next. He conceived the bill to be superfluous: an act having passed in the year 1803 granting the sum of 56,000% the same as proposed by the present measure, for building Glebe Houses in different parts of Ireland. All. therefore, that was required, was to carry that act into execution; and it was with the view of enquiring into the causes of its having hitherto remained a dead letter, table.

The Earl of Suffolk understood the reayears ago, to be the want of sufficient securities for the due appropriation of the money. This was, however, a very unsatisfactory reason, because the clerical livings might be taken as securities. Something ought certainly to be done in the business. At a time when the extension of the privileges of the Catholics was so much objected to, surely-means should be taken for spreading more generally the Protestant worship, within his own knowledge. What was considerered the pattern regiment of the artillery at Woolwich consisted of Irish Ronot a Roman Catholic Chapel within a convenient distance, a very considerable number of them spontaneously attended the established church. Of the dissenters, very few, if any, did so but that might arise from there being several meeting houses inothe neighbourhood to which they might resort. Among the Roman Catholic troops at the depôt in the Isle of Wight, he believed there were few who frequented the established church, because they had an op-

the pale of the constitution. If he was rightly informed, an instance had occurred, in which the Catholic soldiers at Cowes were compelled, under threats of punishment, to attend the established church: and if such a proceeding was to be permitted, it was clear that the Catholics were not within the . pale of the constitution.—The earl of Hard-

wicke's motion was then put, and agreed to.
[Defence of the Country.]. The Earl of Suffolk then rose to state, that before he left town, on his necessary avocations, he should feel it his duty to address their lordships on the military defence of the country. He was apprehensive that the proposition to be brought forward in the other house would come before their that he proposed to put off, for a few days, lordships too late to admit of his delivering the second reading of the bill now on the his sentiments upon it. He should therefore state what he had to say on Monday. He begged leave to remind the bouse, that son of not executing the act passed five his advice had been followed in many of the points which he had repeatedly urged on their attention. There still, however, remained much to be done towards an efficient system of defence. He must at the same time intimate, that some of the observations which he might have to make, were of so delicate a nature, that he was apprehensive he should be under the unpleasant necessity of clearing the bar. -He wished it to be understood, that nothing but an imperious sense by increasing the facilities of attendance of duty could induce him to move for the upon it. He had no doubt that the resi- exclusion of strangers. Here there was a dence of the established clergy in their re- cry of order!] He was aware that he was spective parishes would be productive of not altogether in order, but he was unwillmany converts to the Protestant faith, ing that the public should conceive that he Upon this point he could speak from a fact wished to conceal from them any proceeding but such as a due regard for their own interests and safety required to be kept secret.—On his lordship's motion, the house man Catholics, and of these, as there was was ordered to be summoned for Monday. 

> HOUSE OF COMMONS. Friday, July 17.

[COMPLAINT RESPECTING THE POOLE WRIT.] On the motion of Mr. Jeffery, the house proceeded to the further consideration of the enquiry into the chuses of the detention of the writ for holding the late election at Poole. - Mr. Jonathan Brundsett being in attendance, pursuant to an order of the house, was called in and examined. portunity of attending divine service at He stated that he was a solicitor, acting as Cowes, according to their own system. Here clerk to Mr. Lowten: that immediately he could not but advert to an expression after he had taken out the writ from the which fell the other evening from high authority (the Lord Chancellor). Their lordships gentleman who he expected would have had been told, that the Catholics were within forwarded it with all possible expedition. He professed the most respectful deference caused the silence of the witness: the for the authority and privileges of the courts of law allowed great latitude in this house, and declared, that if he had offended against either, it was altogether without intention. On being questioned more than once from whom he had received the writ, he answered, from Mr. Stainforth of the crown office. On being questioned as to the person by whom he had been employed to take out the writ, he pleaded his honourable feelings as a bar to his answering, for his silence. On this, Mr. Brundrett was ordered to withdraw.

The Chancellor of the Exchequer said, that when the situation, education, and character in life, of the witness were considered. his hesitation to answer the question put to him could not be imputed to mere ignoto take any rigorous step-without explanation, he proposed that Mr. Brundrett be again called in, and that the Speaker should explain to him, that the house could not allow the ground he had laid down for refusing to answer the question put by its authority.—Mr. Brundrett being again called in,

The Speaker informed him, that the house did not admit the excuse he had offered, and repeated the question to him two or three times, by whom he had been employed to take out the writ? Mr. Brundrett persisted in declining to answer the question, and threw himself upon the indul

gence of the house.

The Chancellor of the Exchequer saw no option for the house in the contumacy prescribed, nor in the exercise of the of the witness, but to commit him to the means it possessed of rendering that inves-

custody of the sericant at arms.

The Speaker suggested, that the first feetly legal, and the excuse offered was tohtestion to be put was, that Jonathan tally insufficient. Brundrett, having refused to answer the question put to him by the authority of the rality of the practice of taking out writs house, was guilty of a high breach of privilege.—A resolution to this effect having been put, was agreed to, nem. con.

The Chancellor of the Exchequer said, that as the house had so unanimously declared its sense of the offence committed land had been offered to hun, with a view at sinst its authority, by the refusal of the that he should consult his convenience in with ess to answer, it remained for him only to fold we up the manimous resolution of the hous by the usual motion in such Brundrett be, for his said offence, committed to his n. wjesty's gaol of Newgate...

a sense of professi. mal duty towards the favour in issuing the writs. When the sheriff

respect, and though the witness might have erroneously applied the principle here, some consideration was due to the habitual force of a professional obligation. It was besides a fact well known to most of the members' in the house, that great exertions were in almost every case of contested election made to obtain the writ, with a view to fix the day of the election and entreated the indulgence of the house as it might suit the convenience of the party possessing it. It was a species of hypocrisy that he could not join in, to know and avow out of doors, that such a practice universally prevailed, and to cry, oh horrible! and oh monstrous! as if it was a most outrageous calumny, when such things were mentioned within doors. If But as it did not become the house the practice was felt to be in itself an abuse, or to be liable to abuse, it would be more becoming the wisdom of the house to apply a general remedy, than to punish any individual trespass with extreme severity. He thought it would be sufficient punishment to commit Mr. Brundrett to the custody of the serjeant at arms.

The Chancellor of the Exchequer contended for the right of the house to investigate all the proceedings with respect to the writ. If the witness persisted in his refusal to answer, he might, in so doing, be ambitious to raise his professional character; but that ambition was no reason why the house should restrain itself in the investigation which its constitution and character tigation effectual. The question was per-

Lord Howick observed upon the genewith a view to the convenience of the parties taking them out, in giving them a diserrtion to fix the time of the election. Some general renedy ought to be applied. Three parliaments ago the writ for Northumbefthe use of it. He declined the offer, desiring that it should be transmitted to the returning officer, and intimating that if any improper delay occurred he would complain He would ask the to the house of it. secretary of the treasury (Mr. Huskisson), Mr. Barham st agested, that it might be if there were not other instances also of his person who had emp loyed him; that had of Westmoreland sent for the writ for the which he now helds his seat, he found it was issued to another person, who used it according to his own convenience: the abuse ought to be removed by a general remedy, and not by ineffectual severity in a particular instance: Mr. Brundrett stood rather in the light of a person questioned as to his being implicated in a criminal act, than as a mere witness. . If he were not a party, but questioned merely as to the crime of his employers, the professional principle ought to protect him.

The Chancellor of the Exchequer said, the witness had already acquitted himself by immediately handing over the writ. attorney was not protected from answering,

where he himself was a party.

Mr. Bathurst and Mr. Yorks on a review of all the circumstances, voted for the motion.

Mr. Huskisson defended the treasury from the imputation of interfering with the

issuing of the writs.

Lord Ossulston alluded to a case, where he knew of an order being sent from the treasury not to deliver out the writ to any person in opposition to ministers, and this too at a time previous to its being known that the place was actually vacant.

Lord Howick imagined the hon. secretary of the treasury would better understand the hint he had thrown about, if he enquired what had been done in the case of the writ for the university of Cambridge.

Mr. Sharpe, from his confidence in the veracity of the hon, member (Mr. Jeffery), and from the contumacy of the witness, felt himself bound to vote for the motion of same effect.

Mr. W. Smith candidly confessed, as he believed most members conversant with contested elections might do if they would, that he had himself made an arrangement to get out a writ early for the advantage of a friend of his; but, upon application, he found that the opposite party had been still more active and successful. He hoped a general remedy would be provided by an obligation to issue the writ only to the repunishment of an individual case in the present general practice. He thought a committal ought now to take place; but the excuses that had been offered would be irresistible grounds of liberation as soon as a motion to that effect could be made.

borough of Appleby, for the election, by lead to a general remedy of the evil complained of, and that not only a fair issue of writs would be the consequence, but also a fair and impartial intimation of intended dissolutions, instead of a partial communication to a favoured set after the departure of the post on a Saturday, allowing that set the advantage of a priority of two, days on the canvass.

> Mr. Dent said a few words in vindication of the messenger of the great seal, the officer concerned in issuing the writs.

> Mr. Smith, in explanation said, he did not mean to say any thing to the disadvantage of that officer; but merely to state the impropriety of the general usage in these matters as it stood at present.—The question being put, it was ordered that Mr. Brundrett be committed to Newgate.

Mr. Jeffery then moved, that Mr. Lowten be called in, having first stated, that on hearing at the crown office, that the writ had been taken out by Mr. Lowten's clerk, he had gone to Mr. Lowten's chambers, who refused to tell him to whom it had been sent, but said very rudely, that it had been delivered three hours before to a person in the city, who had sent it to Poole; he would not tell to whom, but added, " if it is any satisfaction to you to know, it is gone in opposition to you,"

Mr. Lowton was then called in, and in the course of a long examination, stated, that he neither directed Brundrett to take cut the writ, nor knew who did. On being asked whether, having stated to Mr. Jeffery that the writ had been sent to Poole three hours before, he had himself sent, or was privy to its being sent, by any other person? committal.—Mr. Montague spoke to the Mr. Lowten begged to know, what the home member meant by the word privy? On being informed that it was meant to enquire whether he had any knowledge, direct, or findirect, be said he had not; that he had merely ordered B: undrett to give it to the persons in the city who had employed him to take it out. He could not answer precisely what he had said to the hon, member; he bad, he believed, said, that the writ had been sent into the city three hours before. He had not said it had been sent to Poole, turning officer. He deprecated the severe at least he knew nothing of the fact of 1 s. having been so sent. The hon, member was very pertinacious, and would not take the answer thus given him, but Mr. Lowten told him he would give no other. Ile did not say the writ was gone, in opposition to the hon, member, his connections, or his 'Dr. Laurence hoped this discussion would opponents. On this difference between the

statement of Mr. Jeffery and Mr. Lowten. as to what passed at this interview, some questions arose as to who were present. Mr. Lowten, as to the impropriety of ex- wardens, and overseers of the poor of difbusiness, he stated, that it was Mr. Bryant, Mr. Whitbread's bill for the Education and attorney, and that Mr. Jeffery was accom- Relief of the Poor. The netitions were peried by Mr. Graves, of the same pro-respectively ordered to lie on the table till fession. Mr. Bryant was no clerk not the second reading of the Foor Relief bill, assistant of his. When he ordered Brundrett and referred to the committee on the Paroto give the writ to the persons who employ- chial School bill. Similar petitions were ed him in the city, he referred to Messrs. presented from the magistrates of Surrey, Ambrose and James Weston, attorneys, and from different places, which were dis-He knew no reason for their employ- posed of in a similar way.—A new writ was ing Brundrett to take out the writ, ex- ordered for the Borough of Winchelsea in the cept that he was nearer to the crown-room of sir F. F. Vane, bart, who since his office than they, and that he was em- election had accepted the office of steward played to take out write for him. When so of the Chiltern Hundreds .- Sir C. Pole many enquiries were afterwards made about presented a petition from R. Eyre, esq. rethe writ at his chambers, he thought it lative to a sum of 59,000% remaining unright to send Brundrett in person to enquire paid of the proceeds of a Dutch Factory, after it at Poole; Brundrett was his confi- captured in the year 1781, at the capture dential clerk, and he was anxious to have of which the petitioner commanded his mahis character set clear in the business. Mr. jesty's sloop of war, Nymph. The petition Lowten was then ordered to withdraw, and praying a compensation out of the public the farther consideration of the business was money, was consented to on the part of the adjourned to Monday, when Mr. W. Bryant, crown, by the chancellor of the exche-Mr. W. Graves, Messrs. Ambrose and James quer, who did not thereby pledge him-Weston, were ordered to attend on the self as to what course might be afterwards motion of Mr. Jeffery.

of the great seal, be also ordered to attend, to amend the 40th of the king, concerning in order to explain the circumstances re-

lating to the issue of the writs.

Mr. Huskisson seconded the motion. He was anxious to shew, that no influence Chancellor of the Exchequer, pursuant to was exercised by the treasury.-The mes- notice; moved for and obtained leave to senger was accordingly ordered to attend bring in a bill, to continue the Commission on Menday.

HOUSE OF COMMONS. Saturday, July 18.

for the borough of Helstone, in the room of the commissioners, who wished that parlia-Mr. Richards, who since his election, had ac- ment should have the power of considering cepted the office of steward of his majesty's then, how far it might be expedient to Chiltern Hundreds; and for the borough continue the commission after that period. of Appleby, in the room of lord Howick, -Mr. Cochrane Johnstone moved, that who, since his election, had accepted the there be laid before the house, an account office of steward of the Hundred of East of all balances to the latest period, for or Hendred .- Mr. G. Galway Mills took the against the army agents, as far as the same oaths and his seat .- Mf. Jeffery, in c:n- could be ascertained. Also, a statement sequence of the filness of one of the witnes- of the fund for granting pensions to the see, postponed the proceedings of the Poole Widows of Officers, the names of the perwrit, to Thursday next.—The Chancellor sons upon the list; the amount of the of the Exchequer gave notice, that, on Monpension to each, and the time when they day, he should bring in a Bill for continuing were placed in the list. Also, an account the commission of military Inquiry.

HOUSE OF COMMONS. Monday, July 20.

[MINUTES.] Mr. Mellish presented se-After some remonstrances on the part of veral petitions from the ministers, churchamilning who was with him upon private ferent parishes in the city of London, against adopted with respect to the petition .-Mr. Batham moved, that the messenger The Attorney-General brought up a bill the personal and other property of the king and of the Queen consort for the time being; which was read a first time.—The of Military Inquiry. The bill was to continue the commission to June next, and he proposed this limit, not because he expected they could bring their labours [MINUTES.] New writs were ordered to a close in that time, but at the desire of of the application of all sums that had been

list, the amount of allowance to each, and the times when they were respectively placed on the list. Ordered .- The East-After some enquiries from lord A. Hamilton, as to the grounds and objects of the measure, which were replied to by Mr. Grant, in a short statement, the same in substance with what he had said in the prior stages of the business, the report was ordered to be received on Thursday.

[BREACH OF PRIVILEGE—COMPLAINT RESPECTING THE POOLE WRIT.] Barham stated, that he held in his hand a petition from Mr. Jonathan Brundrett, now a prisoner in Newgate, offering to answer the questions which the house might put to him, and expressing sorrow for having incurred the displeasure of the house. It happened, unfortunately, that, upon the motion of an hon. gent. (Mr. Jeffery), the further consideration of the business was postponed till Thursday. As to the case of Mr. Brundrett, he trusted that it would meet the general feeling of the house to bring him up to-morrow, in order that he might be examined, and then discharged, as his present confinement was very injurious to him hi his professional avocations. The petition was then read. It stated, that the petitioner was sensible that he had justly incurred the displeasure of that house. He declared that, in refusing to answer questions put to him by the house, his motive was not from any disrespect of the house, or disregard for its authority, but that he had acted merely from a general sense of his professional fidelity. He also declared that he was by no means instrumentalin delaying the writ, as he delivered it to the person who employed him, within a very few hoursafter he had himself received it. He was kimself entirely unacquainted with any of the candidates for the borough of Poole. He no longer persevered in refusing to disclose the persons who employed him, and was ready and willing to answer whatever questions the house should think proper to ! put to him, and hoped the house would to be examined.

granted by parliament to the compassion- Thursday, should be taken up sooner than ate list, the names of the persons on the the day appointed. He did not recollect a single instance of such a thing having been done.

The Chancellor of the Exchequer conceived India Bond's bill went through a committee. | that the house could not, in this instance, depart from its accustomed rules, but he had no objection wifir. Brundrett's being called up to-morrow, for the purpose of wing discharged. He thought that Mr. Brundrett had by his petition, and declaring himself ready to answer, set himself right with the house, and he did not think that it could be their wish to keep him longer in confinement. If, then, the hon. gent. would alter his motion, and move for his being called up, not to be examined, but to be discharged, the personal inconvenience would be removed from the individual, and the rules of the house would be preserved.

The Speaker thought this would remove the objection. He might be discharged to-morrow, and an order might be then made that he should attend for the purpose of being examined on Thursday, that the

house should go into the business.

Mr. Jeffery said, that he should be perfectly satisfied under those circumstances, that Mr. Brundrett should be called up tomorrow, for the purpose of being discharged. It was then ordered, that Mr. Brundrett should be called up to-morrow, for the purpose of being discharged.

[POOR RELIEF BILL.] Mr. Whitbread moved the order of the day, for the second

reading of the Poor Relief Bill.

Mr. Morris rose, and said, that although there were some-parts of the bill to which he objected, yet there were some provisions of it so important, and so conducive, as he conceived, to the interest and comfort of the labouring poor, that he trusted the house would feel disposed to adopt them. The first feature of the bill, which he decidedly approved of, was the empowering magistrates to grant warrants of relief for those whom they knew to be proper ob-He also highly approved of the jects. relief being given to the poor occupier of a cottage, simply furnished. As the law The petition was ordered to lie on the his furniture, his bed, and even the tools table. Mr. Barham then moved that the of his trade, before he was recognized as an petitioner should be brought up to-morrow object of relief. Those things, however, were as necessary as food itself; and it The Speaker conceived that it would be was only increasing the burthen on the contrary to the established rules of the parish to reduce the pauper to such an Youse, that a business which was fixed for extremity of distress, that he should not.

be able to do any thing for himself. He poor man, who had spent the vigour of his was sure that this part of the bill would youth, and the industry of his whole life in meet the general feeling of the house. He a parish, maintaining an honest character considered that it would increase considerably the estimation of the magistrates, if they were not merely held up to the poor in the way of terror, as the enforcers of the penal cone, but the bey should be also held over as the dispensers of the national bounty and charity. extension of the facilities to obtaining settlements, but disapproved of some of the clauses of the bill. He bjected to creating a vestry jurisdiction, and would much rather those matters were trusted, as at present, to an overseer of the poor, whose decisions were still subject to appeal from every petitioner. Neither did he approve of the rewards that were held out at a distant period for the encouragement of industry: he thought those rewards were very well from private agricultural societies, but that national rewards should only be given for splendid services to the state, done at the hazard of life; or else for valuable discoveries. Hel thought the common duties of society brought with them their own reward. Upon the whole, there were so many points in the bill of which he much approved, that he hoped the bill would go into a committee, where it might undergo any alterations that were thought proper.

Mr. Davies Giddy would also vote for the second reading, but had strong doubts as to the propriety of the proposed relaxation of the laws of settlement.

Mr. Whitbread rose shortly to reply. He was extremely sorry his hon. and learned friend behind him (Ma Morris) disapproved of many points in the bill, which he nimself conceived highly essential to a satisfactory amelioration of the poor-laws. which his hon. friend did approve; and it he could not obtain all the clauses embraced by the bill, he was desirous at least for the enactment of those, against which no material objection had been expressed. With respect to that clause in the bill which tended to facilitate the obtainment of settlements to poor persons long resident in a parish, he was extremely sorry to find a now, stood, which refused settlement to a ments either by the expunction or the improve-

and an orderly and exemplary conduct, in the support of himself and his little family, for 20, 30, or even 40 years, without ever calling on the overseers for parochial relief: it was cruel that such a man should be driven at the latter end of his life, borne He approved of the down by age and infirmities, from the parish which had so long benefited by his honest labour, to a parish perhaps two or three hundred miles distant, where he happened to be born, but where he had never been since a boy, to seek a settlement and maintenance amongst persons to whom he was utterly unknown, and who would, of course, feel but a cold disposition to maintain an object, of whose character and merits through life, they knew nothing. case of this sort had occurred in his own parish, since the dissolution of the late parliament, where a poor man of four-score, resident fifty years in that parish, applied for relief, and the overseers insisted on sending him to the parish where he was born, at a distance of 300 miles! It was enough to break the heart of any magistrate of humane feelings, to be obliged to give effect to the law in a case of so much cruelty; and therefore feeling himself unable to comply with that severity, he had contrived by an application to the overseers of the poor man's native parish and those in his own, to prevent the poor man from being removed. This wretched old man never had applied before for parish relief, and even locked himself up with his aged wife, in their miserable cottage, determined to starve to death rather than be sent to a workhouse. It was therefore desirable to do away this cruel distinction, and to There were, however, several of the clauses, enable the magistrates to do by law, what humanity forced them now to do against law. Another clause was that which enabled the parish overseers to refuse aid to the pauper until he should have parted with the last article of his miserable furniture, even to his bed, and expended the last shilling in his maintenance, instead of letting him keep his little furniture, and affording him some temporary relief at his own right hon, gent. (Mr. Rose), who was the house during a time of sickness or transient first to introduce a relaxation into the laws distress, rather than forcing him naked to a upon that head, opposed to the present workhouse, obliging him to become a per-clause. In his own conception, nothing manent but hen on his parish. Upon the could be more inconsistent with reason, whole, he wished the bill to be allowed to justice, and humanity, than the law as it go to a committee, to receive such amendwould be made unexceptionable, and which the magistrates to award relief in those could derive no improvement from delay. cas not aware the bill was to have been its day read a second time. There were this day read a second time. many clauses of the bill which he approved of, and thought they might be productive of much good; but there were others which he thought liable to strong exceptions, as tending very much to unsettle a system which, however desirous he might be to improve it, ought not to be materially changed without the utmost deliberation. He acknowledged he had originated the clause in 1793, which facilitated the acquisition of settlements to the members of friendly so-He wished the principle could have been extended generally, but there it would operate oppressively upon humberless parishes. Upon the whole, he wished the bill for the present to be improved as far as possible in the committee, that it might be printed, and sent forth for public consideration, and again taken up in the next session with further opportunities for deliberation.

Mr. Whithread largented, that the right hon. gent. whose habits of industry had inclined him to pay more attention to this subject than any other member of that house, should now say he was unprepared. After the bill had been introduced in the last session, divided into four, discussed in a committee, printed, distributed through the country for the consideration of the magistrates; and, after the notice of a week that the bill was to be read a second time this day, that the right hom gent. should say he had not considered it, was extrahim, what could he expect from other members less in the habit of attending to such subjects? He had been charged with pertinacity in continuing to urge-forward this system; but he disclaimed all pertinacity. He hoped, however, there was nothing reprehensible in a member of that house persevering in measures which to him appeared right and salutary for the public good; and if the right hon, gent, did not approve the whole bill, there were some clauses at least, which he allowed were admissale, and to the enactment of those he could surely have no objection

of the bill, though there were a few points return of air sames Craig for the town of Vol. IX.

ment of such clause as now seemed excepto which he had objections. He particutionable, and thus to enact such clauses as larly approved of that part which enabled cases where the overseers refused it, and Mr. Rose took shame to himself, that he that part which proposed rewards for long and exemplary conduct in poor persons, who in their own sphere acted as meritoriously as the soldier, who, in another line of life, became entitled by his exploits to the bounty of his country.

Mr. Simeon denied there was any such law in existence, as that which he was surprized to find taken for granted in the course of this debate, namely, a law empowering the overseers of the poor, to refuse relief to a pauper, until he should have sold all his little furniture for his maintenance. He had heard, indeed, that overseers in many parishes, where there was no resident justice of the peace, assumed to were a great variety of instances, in which Inake such a law, or to act as if it were in existence; but he hoped it would not go forth to the country, that any such law existed in the British statute books. Such a principle was directly contradictory to the statute of the 9th of Geo. I. which gave the magistrate an appellant jurisdiction on the overseer's refusal, and empowered him to award relief upon affidavit, shewing just ground .- After a few wordsen explanation. the bill was read a second time and ordered to be committed.

> HOUSE OF COMMONS. Tuesday, July 21.

[MINUTES.] On the motion that the bill for extending the Royalty of Glasgow be now read atherd time, Mr. Maxwell moved as an amendment, that the said will be read this day three months, which after a conversation, in which Mr. Boswell, Mr. Laing, and Mr. Creevey supported the amendordinary; and if such a plea came from ment, and the lord advocate and solicitor general of Scotland the bill, was negatived on a division of 41 to 21. The bill was then read a third time and passed .- Mr. Melish presented petitions from the parishes of St. Mary, Islington, and St. Clements Danes, against the Parochial Poor Relief bill .- The Speaker acquainted the house that heut. col. Alexander Park not having entered the requifed recognizarices within the time limited by act of parliament, the getition complaining of an undue return for the shire of Kinross fell to the ground, and the order tor hearing the same was discharged, The time for entering into recognizances Mr. Lashington spoke generally in favour on the petition complaining of the undue

night .- Mr. Jones gave notice, that it was was but one of many which had left a very his intention in the carly part of the ensuing session, to move for leave to bring in a bill to compel parochial officers to give in on oath certain rate-books previous to elections.—Mr. Benedict, who had refused to answer the interrogatories of the house, on the so ect of the detention of the Poole writ, and who had been committed to Newgate for that refusal, being in attendance pursuant to order for the purpose of being discharged, was brought to the bar, where he received the following reprimand from the Speaker: "Jonathan Brundlett: an unwarrantable delay appearing to have taken place in the execution of the last writ of election for the town and county of the Two Poole, and it appearing also that the writ was delivered from the great seal into your hands, you were interrogated at the bar of this house touching your conduct in that transaction, and you then thought fit to refuse making answer to the questions upon which you were examined. For that contumacy you were committed a prisoner to his majesty's gaol of Newgate, in order that you might feel, and others might know, that this house will not suffer any man, with im: affity, to violate its privileges, or set its authority at defiance. But now that your imprisonment has brought you to a confession of your error, and a proper sense of obedience; this house accepts your submission, and consents to your discharge; and you are discharged accordingly." On the motion of the chancellor of the exchequer, what the Speaker had said in reprimanding Jonathan Brun-Was ordered to be entered on the journals. Mr. Brundrett was ordered to attend on Thursday hext, at the resumption of the enquiry respecting the detention was ordered to attend at the same time.

[PAPERS RELATING TO THE POLYGARS. Sir T. Turton rose, pursuant to notice, to move for certain papers tending to throw light upon the conduct of the Indian government towards the Polygars. His object was to vindicate the character of the country, by the investigation of the parts o the Indian system, which called most loud '. ly for enquiry and as far as that should be found possible, affording redress where injury had been done. He wished also to impress the necessity of correcting the whole system on which the government of Indihad been for some time conducted.

Carrickfergus was enlarged to this tlay se'n- | transaction to which these papers referred, dangerous rankling in the minds of the natives. The systematic interference of the Indian government at home and sproad. with the prejudices and habits of the natives, had excited great dispositions in their minds to hostility towards the British interest. He adverted particularly to the late lamentable transaction at Vellore, which had originated from an interference of this kind. The whole system called loudly for enquiry and reformation, which he was anxious by every effort of his to expedite and carry into effect. With this view he gave notice, that unless the noble lord opposite (Folkestone) should be prepared to bring forward the Carnatic question in a fortnight after the commencement of the next session of parliament, he would himself call the attention of the house to that subject. He should now only move for copies of the instructions given by the Bengal government to major Bannerman in 1799, for the regulation of his conduct towards the Polygars, and also several other papers connected with the same subject.

Mr. R. Dundas had no objection to the production of the papers, but entered his protest against any inference of criminality in any one in the measure of disarming the Polygars, which had been rendered indispensably necessary by the disorders these Polygars were eternally committing. He should himself move for further papers, with a view to place the whole subject in a

fair light.

Mr. Addington entered his protest against the prevailing practice of moving for papers with a view to crimination, without any ground whatsoever to induce a presumption that there had been criminality.

Lord Folkestone said, he should be ready, of the Poole writ; and Mr. Wm. Spurrier learly in the next session, to proceed to the discussion and decision of the Oude ques-

> Mr. Grant rose to state, that nothing could be more erroneous than to suppose that the late unfortunate affair at Vellore arose from a system, or a design to interfere, in any manner, with any of the habits of the natives. There was no such design at home or abroad; and though such an idea had for some time been prevalent here. he could afture the house, from a particular perusal's the papers releting to the transaction, that there was no ground whatever for the opinion, The principal motive of the authors of that lamentable

transaction, seemed to be a wish to re-[gentlemen in that house could possibly be: store the sons of Tippoo Sultaun to the throne of their father.

W. Keene entered into an historical cail of the proceedings with respect to the Powgara which he defended.

With Wallace vindicated not only the court of directors, but the government of Madras, from the charge of interfering with the habits and prejudices of the natives of India.—After a few observations from sir A. Wellesley, the papers were ordered; and also several other papers moved for by Mr. Dundas.

[PAROCHIAL SCHOOLS BILL.] On the motion of Mr. Whitbread, the house went

Mr. Sturges Bourne said that understanding from the hon, gent, that that was might be deemed necessary, he rose for the purpose of submitting a clause to the committee. His great objection to the bill in its present form was the mode of carrying into effect the relief proposed, namely, by compulsion. He disapproved entirely of compulsion; in its present form, the bill was not to be fitted to the parish, but the parish to the bill, and this he thought would be in general impracticable: besides, if compulsory it might considerably check the spontaneous charity of many individuals: another objection was, that it was teaching the persons relieved that they might claim as a right that relief which they ought to be taught to look upon as a favour. He was not at all anxious that any of these bills should pass into a law this session. The public were anxious to give their opinion upon them, and, as far as he could learn, that opinion was against them, for certainly he had heard of many petitions against the bill, and not one in favour of it. The clause he had to propose was, that it be lawful for the churchwardens; parish offieers, &c. to hold vestries in their respective parishes, for the purpose of taking into consideration the best means of establishing a school or schools, under the direction of fit persons, to be by them appointed for the better education and instruction of the poor of the said parish. Something to this effect, he thought, would Judge of and provide for these claims, than tion among the lower classes in the south

Mr. W. Smith said, he was not at all sure that the house could pass this measure in the form of a law this session, but it might perhaps be expedient at least to make it take the shape and form of a law, as they were all agreed as the necessity of instructing the poor. It is giving power to the churchwardens to do under the sanction of parliament, what they already were in the habit of doing; and as he approved so much of the principle of the bill, he should support it in its present

Mr. Hawkins Browne thought it was certainly the duty of parliament to provide reinto a committee on the Parochial Schools gulations to instruct the poor; but to get them to receive it, was a very different thing. In many parishes, the office of school-master would become a perfect sinecure. It the stage for proposing any clauses that would be extremely difficult to find any number of parishes to which the same law would properly apply. Some contained 10,000 inhabitants, while others contained only 30. Some were flourishing in their manufactures and trade, and others decaying. Some were supported by agriculture alone. Some had no endowments, while others had charitable institutions and freeschools. While he diski proved of the measure, he at the same time gave the hon-gent. who had brought it forward, great credit for his patriotism and zeal for the public good, but he really thought parliament had not come to a sufficient investigation of the subject, to enable them to come to a law, even although this had been an earlier period of the session.

Mr. Wilberforce was glad to perceive that his own opinion, as to the desirableness of not passing the bill during the present session, seemed to accord with the general disposition of the house. It was certainly more important that this subject should be decided upon, than that it should be decided upon soon. It was highly to be wished, that there should not be any appearance of forcing this plan upon the people, and he regretted to find upon conversing with many magistrates, and other country gentlemen, that they were not so well disposed towards it as he was himself. At the same time, he could not approve of the amendment proposed by the hon. gent., because, if the vo-be better than any compulsery method; luntary measure which he recommended, for certainly the inhabitants of each pa-|should be unsuccessful, it would be very diffirish were better judges of the claims of cult afterwards to carry the compulsory one their own poor, and their own means to into execution. The necessity of instruc-

he was convinced that on the instructing and schools and to appoint schoolmasters: the enlightening of the people depended the rest would necessarily follow. This was very safety of the empire itself. Still, although general instruction might be very practicable, he was not quite prepared to it would be only to make waste purer. agree to the sending out a parliamentary When parliament met again, gentlemen edict that purpose. He thought that would declare that they had not had time sufficient pains had not been taken to avail ourselves of the voluntary institutions for He desired, therefore, to have a decision the education of the poor, and was of opinion, that it would be a great improvement to the petitions on the table, they did not to the measure, were it only to operate where those institutions were deficient. Having instanced several cases in which the detail of the bill might be improved, he recommended that the bill should be made as good as possible, and be then sent to the country for the general sentiment. Parliament ought not to be hasty in this business: they ought to recollect that they were legislating for posterity on a subject in which their happiness was more concerned than in any other; for he was convinced that in a thousand attempts to do good, there was not one the result of which could be ascertained with so much satisfaction as the diffusion of useful knowledge.

Mr. Whitbread expressed himself happy to find, from the conclusion of the hon-gent.'s speech, that he continued to be an advocate for the diffusion of knowledge: one who had paid such unremitting attention to similar subjects. He owned, however, that he was somewhat surprised at the inclination for delay which that hon. is ad manifested. Had he not proofs this country, but by putting into every safety of the empire; was a moment then to be lost? He (Mr. Whitbread) was then

and west of England, and in Ireland, was not compel a single child to attend; it strikingly obvious; in the latter particularly, only gave power to the magistrates to erect." presentation proved to him, that if broad were re-printed and sent into the the nato read it, and would press for further delay. on it in the present session. With regard complain of the principle of the measure, but of the enactments, as tending to affect the petitioners; but the bill contained a clause, enabling the justices to suspend the execution of the bill, where unnecessary. This would obviate any inconvenience, unless, indeed, the magistrates were supposed to be corrupt. If corruption were thus to be imputed to all men, every attempt to benefit mankind must cease. We must do nothing but lie down and die. It had been said, that the bill would put an end to charitable contributions. Not so. If in a large parish 6,000 children were educated by charitable contributions, and 10,000 were not educated at all, his bill passing over the former would apply only to the latter, whose situation was rendered at present so much more distressing by the contrast. It had been also said, that by such an opinion was to be expected from a the bill, parishes would be compelled to man of his character and conduct, and raise a shilling rate. No such thing. The bill only gave a power of doing so when necessary, a necessity that would perhaps not exist once in a thousand parishes. The impossibility of carrying the measure into effect in a year, had been dwelt upon. in other parts of the world of the benefits Why was it impossible? In many parishes which resulted from the diffusion of the schools were already erected. In others, truths of the gospel? And how were temporary buildings might be used unthose truths to be still further diffused in [til schools were erected. It would be easy to find schoolmasters, among whom there one's hands the keys of knowledge? The would doubtless be a competition for aphon, gent, had allowed that the instruction pointments. If the committee adopted of the Irish was indispensable with the proposed amendment, he should despair of its ever being the serious intention of the house to carry the general measure into what that hon, gent, had often been, in the effect. The most weighty objections that bands of the gradual abelitionists of the had been made to the bill, related to the bill. The postponement would be espou-metropelis and its neighbourhood. It was sed by those the hoped, by putting off the certainly not probable that police magisbill to another session, to get rid of it alto- trates would be so likely properly to exegether. The measure had been opposed cute the provisions of the bill, as magiswithout having been even read, for if it trates in the fountry, who possessed local had been read, it could never have been knowledge and local interests. If, on the asserted that it was compularry. It did report of the bill, the members for the city

Lendon, or for the county of Middlesex, | send their children to school merely for as Pould propose a clause to prevent this education. If the bill were now to be holice magistrates, he should not object to it. He repeated his wish, that the bill example of Scotland, and the north of England, evinced the benefits of that instruction in which he was most desirous that the rest of the empire should participate.

Mr. Wilberforce, in explanation. declared that on no subject had he formed a more deliberate, and at the same time a more decided opinion, than on the advantages which a country must derive from the instruction of its people. The difference of opinion entertained by the magistrates, and others with whom he had conversed,

on the mode of conveying it.

of a measure which the hon. gent. (Mr. Wilberforce) supposed to be most intimately connected with the interest of Ireland and the general welfare of the empire. He thought it, however, to be his duty to state what was the opinion of a man who was not only a friend to the regular establishments of these countries, but also to its political interests, and who was universally acknowledged to be a friend to the human race, he meant Mr. Howard the philanthropist: that patriotic and moral man had travelled through Ireland, and he stated, that if ever we attempted to incorporate any particular principles of faith with our education of the people in Ireland, we should certainly fall short of our object. He therefore hoped, that as far as respected that country the system of education would be conducted on the most liberal and enlightened principles of tolera-

Mr. Rose urged the postponement of this There appeared a general disinclination to it throughout the country, and in proof of this, he read a letter from a gentleman, stating, that at a quarter sessions, where above 30 magistrates were assembled, this measure had met with general disapprobation. He trusted, however, that the hon gent's well-meant endeavours would give the greater facility to some practicable mode being adopted. He hoped that a plan would be effected, which should admit of mixing habis of industry with education; for in many places there laying such an impost as two millions a year,

fower from being lodged in the hands of the adopted, it would incur a great expense in the erection of schools, &c. without producing much practical benefit. He approved of the amendment, as best calculated to reconcile the south to the measure; it would thus be rendered wore palatable, and a better chance would be afforded for its ultimate success.

Mr. Simeon thought the question came to this, whether it were better to adopt a voluntary or a compulsory mode of education. He found a general objection against enforcing this measure by compulsion. Poor parents were not averse to have their children educated; but from the ages of 7 to 14, in country places, they could send .. their children into the fields, and gain was not on the benefit of instruction, but something for the better support of their families; and if deprived of this advantage. Sir John Newport was decidedly in favour they would come sooner upon the parishes for relief. He thought no one could object to the education of the poor, provided it was coupled with religious instruction. He objected also to this measure, on account of its expense.

> Mr. Lushington objected to the amendment, as tending to render the measure it-

self perfectly nugetory.

The Chancellar of the Exchequer professed himself a warm friend to the moral and religious instruction of the poor; but he thought that, by adopting the amendment of his hon. friend, the house would part with the measure for the session in a state infinitely preferable to that in which it would otherwise be. He agreed with an hon, baronet, that it was not advisable to. couple proselytism with education; but ne hoped that no fear of being suspected of such an intention would ever induce the house to separate religion from education; for he was convinced, that by a religious education alone, the people could be made good subjects, and their happiness be established .- After some further discussion. division took place;

For the amendment 33 Against it 12

Majority The compulsory clause was therefore lost .-On the re-admission of strangers to the . Gallery, we found.

Mr. Pole Carew speaking against the hill. He said, he could never admit the justice of was a disinclination in the lower orders to the amount of the charge according to his

country, to educate another class. But the motion was negatived without a di read, he could see neither utility nor in a bill to prevent the feelings of pe hour morality in touching them writing and arithmetic, and he begged that gentlemen would just furn to the preamble, and substitute the words "writing" and "arithmetic," in place of the word "instruction," and see how the matter would then bear in their own minds, as to the feasibility of the position, "Whereas great advantages to the lower orders are likely to arise from teaching them writing and arithmetic."

Mr. Whitbread immediately rose. He said, the hon, gent, had attempted to cast The degree of ridicule upon the preamble and the intent of the bill, which, in his opinion, it did not deserve. The hon, gent, askedy would any man say, after considering the principle in the way he had put it, whether morals were likely to be improved by writing and arithmetic? He (Mr. W.) was the man that would now stand forward, and answer, that they would; and he was ready to vindicate his opinion, but should be glad to hear the hon. gent. defend his own. He would assert, without har of contradiction from any retional man, that writing and arithmetic, so far as they tended to exercise and improve the human understanding, tended also to improve morality; and that every vestige of knowledge, in progression from the humblest to the highest and most refined, operated proportionably to the improvement of morality amongst mankind.-After some farther discussion, the bill was gone through, reported forthwith, ordered to be printed as amended, and to be taken into further consideration on Monday next.

> HOUSE OF COMMONS. Wednesday, July 22.

Mr. Sumner presented a [MINUTES.] petition from John Alcock, esq., praying for an enlargement of the term for entering into recognizances on the petition complaining of an undue return for the borough of Lancaster, on the ground of the indisposition of one of the sureties. He then moved, that the time of entering into recognisances be enlarged to Monday next. Sir or as characterized his own arrival in that J. Newport and Mr. P. Moore opposed department, which he (lord C.) had now the motion, on the ground that the time the honour to fill. had passed for presenting such petitions, reasons why his subject had not been sub-Mr. Dent pledged himself in a few days to mitted at an earlier period to the considers-

own calculation, upon one class of the com- this subject of a very extraordinary natures, munity, namely, the landed interest of the After a few observations from the Speaker, whateveradvantage, in the way of morality, vision.—Mr. Dent gave notice, that he might arise to the poor from learning to would to morrow move for leave to bring. from being thus played with.

[Defence of the Country.] Castlereagh, in pursuance of the notice which he had had the honour to give, rose to call the attention of the house to the military measures which his majesty's ministers had thought it their duty to propose; a subject at all times important, but perhaps never so important as at the present momentous crisis. It had been to him a subject of considerable uneasiness, that the production of these measures had been somewhat de ayed by his own personal indisposition; but there were other and more serious causes which had induced governmena not to be hasty in bringing them forward. His majesty's ministers could not but feel, on coming into office, that the event of the campaign on the continent which was then opening, whether favourable or disastrous, was likely to present to the observation of parliament, the truest motives for inciting them to exertion-motives much more powerful than any which the statements of government could otherwise produce. He could also assure the right hon. gent. opposite (Mr. Windham), that his majesty's ministers were anxious that their return to office should not be marked with any undue impatience to subvert the plans of their predecessors. Among the eminent qualities of the right hon. gent. the solicitude to destroy established systems was one, which he owned he was least desirous to emulate. Impressed with these feelings, his majesty's ministers examined deliberately the military system already in existence. He was prepared to admit, that whatever objections he felt to that system, he also felt considerable difficulty in making a fundamental alteration in it. A comparatively inferior system laid claim to protection, from the circumstance of its being in existence; and therefore, in what he should offer to the house, the right hon. gent. would not find such a deliberate purpose of alteration as perhaps he expected, Having the stated the bring before the house a scene of iniquity on tion of parliament, he should now feel it

w much inconvenience, which would subact it to severe sacrifices, but which was tendered indispensable by the circum-tances of the times, and by the measures of limit administration. On this point, he felt relieved from the necessity of entering into a particular and detailed description of this necessity. The present situation of Europe was enough of itself to rouse the public attention. If the late administration allowed, when they were in office, that the military strength of the country was inadequate to its objects, how much more so must it now be, when it was hardly possible to turn our eyes to any quarter in which the interests of Great Britain were not at stake? If the sphere of action were great, when the right hon, gent, was in power, how much was it extended at the present We had now to support new moment? principles of policy, and to feed so much larger an army employed on foreign service. In the army at home also, we were called upon either to make a great effort to render the second battalions of our regiments efficient, or with a due regard to economy, to abandon them altogether. He was apprehensive, however, that should they be abandoned, the weakness which marked them, would characterize the first battalions, and that the first battalions would soon become as inefficient as it was so deeply to be lame ated that the second battalions now were. It was impossible to look to the general aspect of Europe, and to the returns on the table, by which it appeared how large a portion of our force was employed abroad, and even on the most superficial view, entertain a doubt of the necessity of great exertions indeed, if we were desirous of preserving our security at home, ness abroad. If the necessity were disputed, he was prepared, and staked his personal responsibility to prove (could be do so without divulging that which ought not to be divulged), by the most satisfactory and undoubted details, that no voluntary or other local force was adequate to the wants of the country, but that for every thing of that description, a regular and efficient the unnecessary pains which the right hon, force must be substituted.

his duty to propose to them a measure of venience to the existing establishments, great energy, which yould put the country and with the most moderate pressure on and with the most moderate pressure on the country? If he had satisfied the house that some substantive increase of regular force was necessary for the preservation of our dearest interests, it would be a proposition not very difficult to establish, that we must not rely for that amount of force which the public exigency required on the system of ordinary recruiting which the right hon, gent, opposite had projected, or on any system of ordinary recruiting which human wisdem had devised. would not now enter into a detailed examination of the right hon. gent.'s system: that would be a subject for future discussion; but he would generally state it as his own deliberate and decided conviction, that if any system of Ordinary recruiting were freed as much as it were possible to free it from the effects of undue competition, and were in every respect as well administered as it was in human power to administer it, it might keep up an army once brought to its standard, but it could never be competent of keeping up an army, and of increasing it at the same time. Let the house look at the result of the right hon. gent.'s system for the last six months—the most favourable period of its operation, they would find that, deducting the boys raised by it, the actual produce of men obtained for the army, was not so great as by the former double operation of the ordinary recruiting, and the Additional Force act, much less was it calculated to give that increase to our military strength, which the foreign measures of his majesty's late ministers (and into the wisdom of those measures he would not now enter) had rendered necessary. If there- 1 fore, it was meant to have a bona fide addition to the amount of our public force, it was perfectly illusory to depend on the orand of not abandoning our military great- dinary recruiting; in truth, therefore, the question came to this, what measures must be resorted to to raise the army to the standard to which circumstances imposed the necessity of its being raised? Certainly, by some sort of compulsion. No desirable species of compulsion had ever occurred to any administration unconnected with ballot; and here he could not avoid condemning The question, gent. opposite had taken to decry the use therefore, was not whether the volunteer of ballot. If it were allowed that comsystem or the Training bill, could be im- pulsion must be resorted to, and that comproved, but what that system was which pulsion must be founded on shallot, our would carry our regular army and militia choice was narrowed to a very limited exto the highest point, with the least incon- tent. In submitting to parliament what

had occurred to his majesty's ministers as quate) we had more nearly approached to most expedient on this subject, he hoped they would not expect any peculiar novelty. He acknowledged that he had not made any very great discovery; he had indeed avoided every thing that appeared mighty ingenious, because he knew very well, that on all abjects, and especially on militery enbjects, these ingenious and complicated theories, although they might look extremely well on paper, were found to be sadly deficient when attempted to be put into practice. He was persuaded, whatever his opinion of the military plan of the right hon, gent, was, that at all times, and in a state of war above all other times, it was infinitely better to adopt the military establishments of the country as they stood, with the termination of the war. What-A red to ferify and support them, than to ever supplies, therefore, might now be weaken and throw them down for the pur- drawn from the militia for the regular pose of substituting some speculation, of army, would consist of men whose serviwhich experience alone could prove the ces would be otherwise approximating to a superiority. simple alternative on which to decide. If the deficiency thus occasioned in the miliwe were to raise a great number of men tia, would consist of men commencing a by ballot, the country must be called upon term of service of 5 years. Thus the either to submit to a ballot for men direct country would obtain a military protection for the regular army, or to submit to a ready for a new war or any other emerballot for men for the militia, with the gency, and would enjoy a diminution of view of our drawing from the militia that those burthens which must otherwise be aid which the incomplete regiments of the incurred at the conclusion of peace, to reline equired. "Fie would state the grounds place that very great portion of the militia for the option made by his majesty's minis- which must in that event be discharged. ters, and shew why they thought it the In proposing, therefore, to levy men by less advisable measure to raise a number ballot for the militia, rather than to revive of men by ballot direct for the regular the provisions of the Army of Reserve act, consider himself a party, was for the pur- then merely would be anticipated, to pose of raising men by ballot direct for which, on the return of peace, the counfore, the country stood in the same situ-proposed of augmenting our force. It ation, as that in which it stood in 1804, was true, that this obstacle was not insur-, to parliament some proposition, analo- sible the existing military establishments it was impossible not to feel that the cir- militia would be less prejudicial to the cumstances of the country were essentially country, and to the regular recruiting for different now from what they were then, other reasons. There was a greater proneand that they were now precisely such as ness in the teasantry to enter into the mitoafford strong reasons for a preference of little than into the regular army. Men for the other mode of increasing our military the other mode of increasing our military than the other mode of increasing our military military than the other mode of increasing our military militar

those bounds by which every country limited in population, must necessarily be prevented from furnishing more men for its military service, or at least from furnishing them without considerable difficulty- If therefore, a mode offered itself of procuring men with more facility than in any other way, that mode ought to be adopted. There was another striking difference between the situation of the country when the Army of Reserve act was passed, and the situation of the country at present. Just before the former period, the regular militia had been balloted, and had been called into service; now, their period of service had expired, and would terminate There seemed to be this conclusion, while the new levies, to fill up. army. It was true that the act of 1804 no new or avoidable burthen would be (the Army of Reserve act), to which he might imposed upon the country, but that burthe army; and it was also true, that if ever try must submit. That part of the meaa military measure was beneficial to the sure of the right hon, gent, last year, country, it was that act, from which, in a which excluded from the army any regular very short space of time, most important battalions for limited service, was another advantages, had been derived. If, there- strong cause for preferring the mode now he should certainly have thought it the mountable, but it was the wish of his maduty of his majesty's ministers to submit jesty's ministers to disturb as little as posgous to the Army of Reserve act; but of the country. The levy of men for the strength. In the first place, from the mag-strength. In the first place, from the mag-strength. But they would be of a better descrip-tion; and although he allowed that the

would raise the bounty considerably, yet it would not be raised so much as if the same ballot were to take place direct for the regular army. The balloting for the militia half become congenial to the habits of the country. It was familiar with it. The people recognized it with tranquillity, and the magistrates executed it with ease. The Army of Reserve act, although a most by other circumstances. He was anxious estimable measure at the time of its adoption, yet being one of comparatively greater pressure, after it had been four months in operation, degenerated so much, that those by whom it had been proposed, thought it their duty to move for its suspension. He thought also the house would feel, that the fact of the penalties under the Army of Reserve act never having been enforced, was a most serious obstacle to any recurrence to that measure. Those who were in power had transferred the penalties to the Additional Force act and that alone; but when the right hon, gent, proposed to parliament to repeal those fines in defiance of every principle of public justice and legislative dignity, he (lord C.) had endeavoured to shew how pregnant with mischief that right hon, gent,'s proposition was; and that it was one which would render nugatory any measure similar to the Army of Reserve That the step then taken was unwise. now appeared pretty strongly; and were he to propose a renewal of the Army of Reserve act, he was satisfied that he should, in consequence, subject the country to all the vexation of a legislative measure, which must cud in complete failure. The house would also feel as an inducement to prefer the mode which he had suggested, that looking at the present state of the country, if the gentlemen of the mistia were disposed to lend themselves to such a laudable object, it was much more desirable that one-half of the Irish militia establishment, any temporary melficiency should exist in the defensive rather than in the offensive part of our military force. In every point of view, therefore, it seemed preferable to raise men for the regular army from the militia, than to raise men for the regular army by a ballot. It was a mere anticipation of a burthen which must be imposed; at one-half of its present establishment. it was a cheaper method; it was one by The men to be raised by ballot were, as he which better troops would be procured; and it would ultimately restore to the recruiting market that monopols which he ciencies occasioned by so great a transfer detailed the grounds on which the measure meraries large enough to prevent the speedy Vol. IX.

large ballot which would be required, now proposed had been adopted, it became necessary to state the extent of the levy. At the termination of five years service, all men balloted for the militia were entitled to their discharge. The official documents proved, that from December next to the succeeding May, between 5 and 6 thousand of the militia would be sa entitled to their discharge, besides the waste produced when the subject of ballot was agitated, to submit to the house the expediency of providing not only a cover for this deficiency and this waste, but also such a number of supernumeraries (for whom the officers now in the militia would be sufficient), as would render any further ballot for two or three years wholly unnecessary; so that a security would be given to the line, that a continual ballot would not exist in competition with their ordinary recruiting. In Tooking to the number of men which it would be proper to raise for these purposes, two questions offered themselves for consideration. What number of men could the militia afford to spare? and what number of men did the army indispensably require to put it in a state of adequate efficiency; that was, to place every regiment, including the second battalions, on its proper footing? Having duly weighed these points, his majesty's ministers proposed that all those men now serving in the militia exceeding three-fitths of the militia establishment in Great Britain, and one half of the militia in Ireland, should be transferred to the line. By this arrangement, about 21,700 men would be gained from the militia of Great Britain, and about 7,000 from the militia of Ireland. It had been thought better to propose to take the excess above three-fifths of the British militia establishment, and the excess above rather than to take two-fifths of the British militia and half the Irish militia, because as several of the militia regiments were not completely filled up, the latter mode would weaken them too much. In one word, by the proposed plan, the British militia would remain at three-fifths, and the Irish militia before stated, for three objects, to cover the waste in the militia, to supply the defiwas as desirbus as the right hon, gent, op- from the militia regiments to the regular posite, that it should possess. Having thus army, and to provide a body of supernu-3 K

objects, it had been thought better to mention a proportion, rather than a defined number. As the law at present stood, his majesty was empowered to call on the counties to ballot for a supplementary militia, amounting, in Great Britain, to 24,000 men, viz. 20,000 in England, and 4,000 in Scot. land. As the number of this supplementary militia was exactly half of the established militia, so it had been deemed advisable to propose that the counties should be called upon for a supplementary militia and a half, making 36,000 men for Great Britain, besides 8,000 for Ireland. Allowing for the necessary waste, this would add at least 38,000 men to the gross military force of the country, and 28,000 men to the regular army; leaving with the militia a large body of supernumeraries, sufficient for a long period to release the standing army from the embarrassments, which a ballot must occasion; and, when peace should arrive, instead of not having any militia at all, the country would possess a militia of 36,000 men, and would only have to raise the difference between that number and the full establishment, namely, a fourth, or 12,000 men .- Having thus stated the extent to which in the present public exigency it had been thought wise to carry the increase of the regular army from the inilitia, he observed, that no pains had been spared by his majesty's government to digest a mode of transferring the men from the militia to the line, more free from objection than any that had hitherto been devised, more palatable to the officers of the militia, and less likely to hurt that just pride in their different regiments, which they so laudably entertained. On this part of the subject his majesty's government would be

recurrence of the ballot? To effect these yet that a greater nimber would immediately be supplied from the counties. With respect to the second objection, it was proposed, in the first instance, and for a certain period, to submit the recruiting for the line from the militia solely to the direction of the militia officers. It was proposed, that for 30 days after the issuing of the warrants, no soldier or officer of the regular army should interpose, or have any intercourse with the militia. It was in the contemplation of his majesty, and of his royal highness the commander-mchief, to give, as usual, commissions in the line, in proportion to the number of men raised, and to commission the officers in the regiment to which the men might be invited to go, should the wished-for number not be produced within the 30 days: but it was also proposed to accept a smaller proportion of men, provided they were produced in 30 days, in preference to the allowing of votunteering in round numbers, it a third was thus produced instead of two-tifths. He would submit to the house but a few observations on the terms of enlistment, because they would with more propriety become the subject of a future He was certainly far from discussion. wishing to anticipate the decision of parli fment, on a question of so interesting a nature, as whether or not the men should be allowed to enlist for life; though he confessed that he differed very widely from the right hon, gent, opposite in his opinions on that point; he was by no means disposed to advise that the regulations adopted last year by parliament should be rescinded, and things restored to their former state. Yet still be thought it would be wise to give to individuals the alternative whether, they would enlist for life or extremely happy to receive any suggestions not; but he admitted that the only fit from the officers of militia, with which they opportunity for discussing this question might think proper to favour them. It had would be on the introduction of the Muopportunity for discussing this question occurred to his majesty's ministers, that tiny bill, and that such discussion was irrethere were two objections which were likely levant to a collateral measure like that to press on the feelings of militia officers; before the house. He would observe, howthe first was, the large amount of the force ever, that the right hon, gent, himself had that would be extracted from the militia; the not thought that no case could occur in other, the danger which the militia regi- which a deviation from his regulations ments would for a while incur of a relaxa-would be advisable. He had certainly tion of discipline by the volunteering and re-held out an expectation to all those who crusting for the line. With respect to the test objection, he trusted it would not be would be immediately discharged; but Beemed a very serious one, when it was con- prudence would not allow him to venture sidered that, although a great diminution in on this step, and in the face of his own she numbers of the militia must certainly take principles he, abstained from discharging place for the increase of the regular army, these men, who were very numerous, and

advancement of the general interest. the expediency of granting such an option ty for the latter; that those who were not so sensible of the charms of alimited term of had contrived very much to disfigure. submit it in a separate clause. He must not omit to state what it was the intention of his majesty's ministers to propose with regard to that part of the military force of the country which was not regular nor mi-litia, but which was ready to support and come in aid of both; -and first, as to the right hon, gent,'s measure of last year, the Training bill. In duty to him and to the house, some explanation was necessary of what had been done by his majesty's ministers on this subject, since they came into office, and of what they meant to do. The fact was, that if they had been the original advisers of the measure, or had partaken of the right hon. gent.'s partiality for it, it would have been out of the power to carin many of the counties, and though in this an original admirer of the right hon. gent.'s measure, yet, being in existence, he wished to draw even from that measure, as much military resource as possible. He would, therefore, not propose to parliament to

who were still in the service. If, there-| to the training part, he confessed that he had · fore, the right hop gent relaxed the re- never been able to obtain information; and gulations of parliament, to suit his own he called upon the right hon, gent., if he convenience, surely he (lord C.) might call could, to afford it to him, how that could upon parliament to relax them for the possibly take place under the superintenconvenience of the public and for the dance of a constable alone, the only way It presented by the bill. Indeed, the right he were so fortunate as to persuade the hon, gent had contrived to throw such a house to agree to his propositions for trans- ridicule over this part of the subject, that ferring a portion of the militia to the line, it was vain to hope we could inspire a and for raising a great number of men by rustic feeling upon it, or convert the trainballot for the militia, he was convinced he mg so directed into a rustic amusement. could shew them, that whatever might be He pledged himself, therefore, to propose that this part of the training bill should not to the peasantry enlisting for the line, it be realized; but he repeated, that he would unquestionably be adviseable to give would not abandon the bill altogether, or to the militia enlisting in the line, the op- rather he would not abandon that part of it tion of a limited or an unlimited term of which was taken from the Defence bill, service; of course with an increased boun- which was the only efficient part of the Training bill, and which the right hon. gent. service as the right hon gent opposite, might [lundamental objection which he entertained be empowered to make their election accor- to the Training bill, was, that the time of dingly. He did not mean to make this a service was too short. It was impossible part of the general measure, but would to train men, unless they were organized; and when so organized, he thought that they ought to be liable to a longer service. What with the registering, balloting, &c. &c. the year appointed by the Training bill would soon vanish, and the ballot would soon be to recommence. If the volunteers should find themselves unable to continue a sacrifice, which was unquestionably a se-. vere one, which had reflected the highest honour on their character and conduct, but which, in many instances, would scarcely be expected to be permanent; in this case, in the Training bill, or rather in the Defence bill, might be discovered a basis on which the military establishments of the country might be founded. Instead of balloting the men to be trained for a year. ry it into effect; for so happily was it con- he would propose that they should be baltrived, that the ballot could not go forward loted for two years at least; indeed, three vears would not be too long a period. If double carrying bill, the militia ballots parliament consented to this, they might were suspended, it left the training lists gain two objects; in the first place, the completely in the back ground. Cousis- discipline thus diffused would be greater, tently with the sentiments which he had al- and would qualify the subjects of it for the ready stated, he declared that though not regular army if wanted; in the second place, looking to that amount of force which parliament had declared it was ne-cessary, should be six times larger than the militia, or, in other words, 200,000 men, the seeds of a permanent military abolish that part of it which related to clas- force might be planted in it, which might sifications, ballots, &c. for the due execu- grow up as the volunteers might decline. tion of which government had it in contem- His notion was, having laid the foundation . plation to suggest some provisions; but as of this force, to enable his majesty to direct

militia, a local militia should be created, by ballot, out of the men disciplined by the Training bill, to be officered out of the regular militia. He meant to propose that this local militia in peace, should be disciplined the same number of days as the regular militia, but that they should never serve out of their counties, except in cases of rebellion or invasion. gent. and himself; when the right hon. fact was, indeed, that with his best endeastitute. His majesty's present government had re-established the system of inspection | of the volunteers; without that system it was impossible that any principle of economy could be observed—that any security could be enjoyed for the proper administration of the funds, appropriated to various parts of the volunteer service, or that the volunteer establishment could be kept in an organized state. It was in the contemplation of his majesty's ministers to encourage volunteer corps, not to substitute permaneut service for their drill days, for that in most cases would be inconvenient, and in many impracticable, but to pass those drill days in exercises from home. It would then be seen which of those who entered into volunteer corps, did it for the sake of exemption, or for other motives. If purliament should think fit to adopt any subsequent measures on his subject, his ma-

that, where the volunteers were not in this The noble lord here entered into a brief proportion of six times the number of the recapitulation of his arguments. He had been called upon to propose to parliament, in a time of exigency, a measure adequate to meet that exigency, and which therefore, whatever its nature might be, was open to strong and plausible objections, since it must be one of great burthen, and imposing great sacrifices on a country which had already borne great burthens and Thus would be made great sacrifices, not with patience produced a regular and organized force, out only, but with pleasure. But he was conof that which, according to the measure of vinced that the country would teel now, as the right hon, gent., could create nothing it had always felt, that those who propo-but embarrassment. By this, the Training sed these burthens were its best friends, bill might be rendered useful, for he enter-because they were proposed for the secued his solemn protest against throwing rity and welfare of the country. On subdown any great public establishment, for jects of this nature, codsiderable difficulty the mere purposes of speculation. Here existed in giving a preference to one among was the difference between the right hon, various measure, all standing on the ground of solid argument and ingenious reasoning; gent. came into office, he most unwisely but he could assure the house, that the did every thing in his power to relax the proposition which he had the honour to volunteer system, for the purpose of intro-submit to them was the result of the most ducing his Training bill. He (lord C.) on anxious consideration from the earliest pethe contrary, was not desirous to subvert | riod after the acceptance of office by his any thing done by that right hon, gent.; the majesty's ministers. They had made the best proposition they could-had disturbed, yours he had done nothing. He (lord C.) as little as possible, the existing establishhad always advised that the character and men's, and had not allowed themselves to spirit of the volunteer corps should be up-jenter the field of military discovery. Unheld until some other decisively superior questionably, the militia service would, for establishment could be discovered as a sub-la time, be disturbed, but it would soon recover itself, and he was sure that when the officers of the militia considered that the men taken out of the militia for the advantage of the country, were only those men who must soon have been discharged by law, and that in lieu of them they world receive fresh and abundant materrals for rendering the militia ethcient both in peace and war, they would give their cordial support to the measure. It was a consolation to reflect, that the history of this country did not afford an instance m. which, when the public mind was called upon to encounter difficulties, it was not the peculiar characteristic of Britain to rise superior to every obstacle, and elever to be so strong or so distinguished, as after the pressure of distress. That individual, who, unfortunately for the world, had acquired such an ascendancy on the continent, was little aware, that by that very ascendency he was creating in this country jesty's ministers would not shrink from a power to which the world might ultiit. Let them, however, be deliberate in mately look for deliverance; and that out their undertaking, recollecting the old say- of the necessity which his inordinate am-"the more haste, the worse speed." bition produced, the military character of

a greater height than any to which it had Intherto attained. The noble lord concluded by observing, that he should divide the raised under the new system, in the year measure into two bills, and that if the bills, for which he was about to move, should not be ready for delivery to members on that night, of which he was somewhat apprehensive, he should not press the second reading on Friday, but propose that it be postponed to Monday. He then moved for leave to bring in a bill, for allowing a certain proportion of the militia in Great Britain voluntarily to enter into his majes-

ty's regular forces.

Sir George Warrender thought that the noble lord had not made out any case to shew, that any considerable addition was necessary to the dispessable force. It appeared to him extraordinary that with the views entertained by the hon, gentlemen opposite, and considering the charges made by them against their predecessors, for not having sent expeditions to the continent, they had not made this proposition to parliament upon their first coming into office. It the measure had been brought forward last session, and he had had the honour of a seat in that house, he might have supported it; but he could not give his consent to it on the present occasion, when the country had only to look for a defensive force. As to the regiments of the line, he telt considerable difficulties upon that subject, because the measures necessary to replace the men so transferred would interfere with the regular The militia was certainly a recruiting. favourite service, because it was limited both as to time and place, and was attended with a provision for the wives and families of the persons who engaged an it. There would be more readily had for that service ling. than for the line, a circumstance that would materially interfere with the ordinary recruiting. The system that had been adopted last year, he contended, had proved emmently seccessful. The right hou. gent. who had brought forward that system, had uniformly stated that the benefits to be expected from it would be progressive, and the event justified his statement. The effect produced by it in the northern counties was very great, and by the papers upon the table, it appeared that by this system the number of men raised in the year 1807, was greater by 700, than the number raised in would remove his objections. the corresponding period of last year under

Great Britain would probably be raised to the last system. If the remaining months of the year should be equally productive, of which he had no doubt, the whole number 1807, would be 22,000. The noble lord had said, that it was not his intention to alter any part of that system by his measure, but whilst the ballot would be going on, it would be almost impossible to obtain a man for the regular army. He was sure the house would be disposed to make every sacrifice that the occasion might require. but the country had a right to consider. whether it could look with confidence to the efficacy of the sacrifices it was called on to make, and to expect that its resources should be properly applied. And if they looked to the manner in which the present ministers came into office, the country would have no reason to be satisfied on this head. He felt that the measure proposed, would not add to the military force of the country, but transfer a portion of one branch of it to another; and, therefore, should not think that he was discharging his duty, if he did not oppose it in every stage. The noble lord had said. that the king had at present the power, without resorting to parliament, of calling out the supplemental militia to the number of 24,000. Of this he doubted, because there were some of the supplemental militransfer proposed from the militia to the transfer proposed from the militia to the transfer proposed from the militia to the er existed at all, he could not think it would extend to a greater number, than the difference between the number of those of the supplemental militia now serving, and the whole amount of that militia. . There might be different opinions respecting the propriety of calling out the supplemental militia, but of this he was certain, that the measure of the noble lord would do away could be no doubt therefore that men the benefit derived from the regular recruit-The system now in force would in the present year produce 22,000 men. and would prove progressively more productive in every future year. The plan of the noble lord would impede its progress. and operate as a very unequal tax upon the public, for every gentleman must know. that not one of six of the balloted men served in person, so that, in procuring a substitute, the individual was subject to a most severe and unequal tax. Upon all these grounds he should feel it to be his duty to oppose the measure, unless it should-undergo such modification in the committee as

Mr. Yorke wished to take the earliest

opportunity of stating his objections to the the reputation of statesmen, assert, that, measure proposed by his noble friend, because, however disagrecable it might be to him, it was the duty of every gentleman in that house, to state candidly his impressions upon a subject of such importance. He was undoubtedly aware, that what he was going to state, would not meet with general concurrence, but he was acting under a feeling of duty, and should declare his sentiments with Candour. We had now come to a crisis when the situation of affairs would not admit of blunders, when an error might be fatal, and every member was therefore bound to make a free communication of what he felt upon the subject. He approved most cordially of that part of his noble friend's proposition, which provided for the transfer of so many men from the militia as could be induced to volunteer into the line. That part of it was most efficacious, and it the proposition were to stop there, it would produce great public benefit, because the men so added to the army would be applicable to the protection of Ireland, where the militia could not be expected as a body to serve. The men also, who should volunteer into the regular army, would very soon be fit for service in the regiments to which they might be transferred. As he understood his noble friend, his plan was to raise 38,000 men by ballot for the militia, in order to replace these who should volunteer into the line, and to provide a certain number of supernumeraries, in order to supply the vacancies as they should occur by casualties, and the expiration of the men's service, so that it should not be necessary to resort again to the ballot for some time. To this part of his noble friend's plan he objected, because it did not appear to him to be efficacious. As to the application of the ballot, he had objections to that too, but not on the ground stated by" the hon; member who had just sat down. It was his conviction that the ballot was necessary, and when that particular mode of raising a supply for the army had been the subject of much obloquy in that house, he had defended and supported it. He had on that occasion stated, what he was now ready to repeat that no force adequate to the protection and defence of this empire could be obtained without some species of compulsion. No great army could jection to the ballot, because it would interbe raised and kept up without having rechurse to a compulsory levy. And it sur- This measure was to furnish 68,000 men prised him to hear gentlemen who applied to the army, and he could not see any rea-

when an army of three or four hundred. thousand men was to be raised, such a force could be supplied by voluntary service. He agreed with his poble friend, that this was not the time for discussing the merits of the measure, and he equally approved of his intention not to disturb the system of the right hon, gent, opposite (Mr. Windham) this session. It had always been his wish to allow any measures that might be adopted by parliament a fair trial, and it was on that principle he acted, when he had proposed to give the late Defence act an opportunity of fair trial. With respect to the plan of the right hon. gent. opposite, however, he was bound to state that it did not appear to him efficacious, and might be dangerous. That plan, he admitted, might be adequate to keep up the numbers of the army, if once the army was raised to the establishment voted by parliament, and he had said the same of the measure of the right hon, gent. now no more (Mr. Pitt). But though he admitted this, the measure would not answer his purpose. The system, he allowed, had produced something more than the ordinary recruiting, and the Parish bill. But the noble lord had stated, that the deficiency of the army, from the establishment voted by parliament, amounted to between 52 and 30 thousand; the casualties amounted to 13,000; so that the number to be raised within 12 months, in order to answer the purpose he had in view, would be 38,000. He had also another objection to the present system, arising out of the alteration of the terms of service. The system might for that reason produce more men, but fewer soldiers. British soldiers should be military men, sui generis. They were often engaged against twice their number of enemies, and under disadvantages of situation and circumstances, of debarkation and embarkation; they must therefore be real soldiers, and British troops had always proved themselves to be of that description. If our brave but unfortunate countrymen in Egypt, where the efforts of every individual was necessary to repel the superiority of numbers that assailed them, had not been troops of that character, it would have been impossible to save the remains of that army. He did not concur in the obfere with the system of the right hon. gent. hir minds to such subjects, and supported sonable objection to it on the ground of its

the present system. They could not apply the conscription which had enabled France to overrun the continent to this country. But the ballot was applicable, both because it was necessary, and conformable to the practice of the constitution; but he could not assent to its application as proposed by his noble friend. By the papers upon the table, it appeared that the regular force at present in Great Britain and Ireland, was 25,000 less than when he went out of office, a period when so much was said about the necessity of augmenting that description of the national Upon this Subject the house, he thought, ought to have some explanation. Though no person ought lightly to make a charge upon ministers for their distribution of the public force, yet when he considered how that force had been last year distri-buted, or rather scattered, he could not avoid saying, that the matter ought to be explained. A considerable force hadebeen sent to South America, and though he should not say any thing of the merits of the first expedition to that country, because an hon, officer, a friend of his, had been tried for having undertaken it, he was ready to admit, that it was advisable to support the force that achieved the original conquest. But he wished to know from the right hon, gent, opposite, (Mr. Windham,) why, after the battle of Jena, so large a force as 5,000 men had been sent out under general Craufurd to America. These troops, from the manner in which the expedition had been conducted, had been nine months at sea. The troops which had been employed in foreign service, were the best of the British army. There was an army likewise in the Mediterranean, from which the expedition to Egypt had been detached. That expedition he felt it difficult to appreciate, nor should it have his approbation, unless it could be proved to him, that under all the circumstances of the case the project was well concerted and the force dispatched fully adequate to its From the circumstances he had stated, it appeared that a recruit for the army was necessary. The regular force in Great Britain and Ireland at present, was 15,000 less than even last year. It would be obvious how necessary it was in the present situation of the world, to concentrate the British army in these Islands with all possible expedition. As that was impracticable with respect to the distant troops, he agreed to the use of the ballot

interfering with a part of the supply under | to raise a considerable force; but he thought the ballot should be employed to raise an army of reserve; which would be disposable for the protection of Ireland, rather then to recruit the militia. The Army of Reserve act, and the other defensive measures which he had formerly brought forward, were only so many great steps towards making the country a military nation. He had long been a militia officer, but should not suffer his natural partiality for one branch of the military establishment, to prevent him from stating his opinion on it freely as a part of the whole. The militia had done much service, but was not now adequate to the object of its establishment, for it was not numerous enough. The number of the militia had been calculated upon the exigency of the wars in which this country had been heretofore engaged, and was consequently inadequate to the present crisis. A much smaller establishment was sufficient, when the most formidable expedition that could be equipped against any country, in 1744, which was composed of 30,000 troops, under Marshal Saxe, assembled at Boulogne, than under all the circumstances of the present war. Besides. the war had continued now 14 years with little intermission, and the officers of the militia, who had submitted to considerable privations and inconvenience, in order to make themselves soldiers, would not be disposed to continue during a war, of which they saw no end. He did not think it therefore possible that proper officers could be obtained for the militia during such a length of time. There were at present 56 second battalions in the country. which generally did not consist of more than 250 men each. • It would, of course. be necessary to send 750 men to each to complete them, and all the men which were proposed to be got from the militia would not be sufficient to complete 36 of them. He should, therefore, propose that the remaining twenty should be added to the nine garrison battalions that were nearly complete, and that then the ballot should operate to fill those 29 garrison battalions. The advantage that he would propose from this would be, that instead of 25,000 men gained for the regular army for the defence of the country, there would be 46,000. As to the objection of his . noble irrend, that the ballot for the reserve would be productive of expence, by raising the price of substitutes, he was sure his in. le friende must have been misinfor...

ballet for the reserve in the former instance, mas next, the country would be in a situahad not the effect of raising the bounties tion to defy all danger. In stating his sexfor substitutes for the militia. As to the timents on the subject, he had discharged remission of the penaltics he had disappro- his duty. He saw that the military system ved of that measure, but he could not of the country was fai from perfect; he was agree with his noble friend, that it would afraid they talked too much on these subbe an objection to the effect of a bill for raising a similar one now, because it would equally apply to the militia acts, which had not been impeded by it. He had never thought the Defence act which he had brought forward perfect, but he had always considered it as a step taken upon the country towards its military organization. When he brought it forward, he had looked to it more as a stimulus to the volunteer force to keep it up to that amount, which would be adequate to the necessity of the times, than for any immediate effect from its own operation. He did not think that the militia should be reduced below 30,000; and therefore he wished that after it should be reduced to that number, the militia should be lett in that state, and another force arising out of the general training act should be engrafted upon it. As to the observations of his noble friend with respect to the employment of the constable under the training act, he should only say, that as all these measures were new, it had not been thought advisable to subject the persons to be trained to the mutiny a t, but rather to try how much the country would Lear, and to leave the discipling to be maintained by the constable, who, in former times, was a person of even considerable military congenand. But he saw no reason why the persons, who should be called out as he proposed, should be subject to the new mutiny act in the same manner as the militia in time of peace. They might be taken out for a fortnight in spring, and a fortnight in autumn each year, and disciplined by the militia regiments, which should be marched into their counties for that pur-A levy of 200,000 or even 100,000 armed and clothed, and thus engrafted upon the militia, though not to be regularly embodied till the occasion should arrive that called for their service, would compose a most formidabled sensive force. This idea was not new, for a similar course had been adopted in 1796, with respect to the supplemental mil tia.-He had thought it right to state thus freely his sentiments upon this question, and was confident the country was rips: for such a measure as that he had propoted, if the parliament should set the ex- litia had been before drafted into the line,

upon that head, because undoubtedly the ample, and that in consequence, by Christjects, whilst so little had been done. had hoped that they had done with discussions of this description; but as the subject had been again broached, he trusted the house would take effectual measures for procuring a great army, which, added to our naval pre-eminence, would enable us to bid defiance to the tyrant, who had trampled upon the independence of so many of the continental states.

> Mr. Bathurst coincy led in most of the sentiments expressed by his right hon, friend, though he could not jelp being surprised at his begins in the latest the begins in the latest th his having introduced into his discussion topics that had no immediate connexion with the question then under consideration. He contended that the measure of his right hon, friend (Mr. Windham) was adequate to the purposes for which it had been intended, though it might not be sufficient to afford an immediate supply, such as the crisis demanded. His noble friend needed not to apologize for having made his proposition. to parliament; the apology should, according to his impression, be for not having made it before. If the country was to be saved, it was by becoming an armed nation that its salvation was to be effected. He agreed with his right hon, friend, that the question now was, whether the ballot was to be employed for recruiting the militia, or raising an army of reserve; but he had some doubts of the propriety of allowing the militia to volunteer into the line, especially as the principal object of the measure was the internal defence. He was afraid, however, that his noble friend had his attention too much bent upon foreign and continental expeditions. The house should keep in view that it was desirable to have a force disposeable for Great Britain and Ireland. His right hon, friend had stated that the militia was in a declining state, but he had omitted to state that this measure would destroy the spirit of those who commanded and kept up that force. His noble friend had said, that it was not his intention to interfere with the existing establishments, but by this arrangement he would most materially injure a more important branch of the National force. Whenever the Mi-

brought forward with a view to home defence. After this measure should be carried into effect, no miditia officer could look upon himself as belonging to a military establishment, if the house should sanction the impression, that it was unfit for the defence of the country. By adopting the proposition of his noble friend, they would run the risk of breaking in upon a most impor-He could not agree tant establishment. in the recommendation of his right hon. friend, to have the militia regiments marched into their respective counties for the purpose of drilling the mass, because if marched from the military posts they occupied on the coasts, they would be rendered ineffi-cient for immediate defence. The noble lord had stated as a glound of his measure, of the expiration of their terms: but if these men were to withdraw from the militia, how could his noble friend expect to get them to enter for the general service? It was his opinion, that the militia ought rather to be increased than diminished. When the noble lord stated, that if the circumstances of the country were the same now, as when the Reserve Act had been brought forward, he should have preferred that measure, he could have wished that he had been more particular in pointing out what those circumstances were that influenced his mind. When the Reserve act had been resorted to, the object was to provide for the home and foreign service, but now the object was to provide for the home diately before. serve Act had been an act of justice. His real danger. Vos. IX.

it was in the contemplation of foreign ex- too, he thought ought to be put in force. peditions, but the present measure was in some shape or another; and he was sorry not to have heard his noble friend state in what manner he proposed to do that :- as we approached the point of danger, the attention of all thinking men in the community was awakened to the means of repelling it. The right hon, gent, concluded by stating, that these extraordinary measures must of necessity interfere with the ordinary recruiting, but that in this country there should be as many channels as possible of procuring a supply for its military force.

Mr. Windham, though he admitted that that was not the proper time for discussing the measure proposed in detail, yet found it impossible to omit that occasion of contradicting and confuting, as he trusted, to the satisfaction of the house, some of the statethat about 6000 of the militia would be ments that had been made by the noble withdrawn from the service, in consequence | lord opposite. He felt it also necessary to trespass upon the indulgence of the house, in order to reduce the question to its real grounds. Since the noble lord had opened his plan, another, the competitor of that plan, had been recommended by the right hon. gent. opposite (Mr. Yorke), and his right hon. friend who had just sat down. If the ballot was again to be resorted to, he was inclined to think with those right hon, gentlemen, that it might be better used for raising an army of; reserve, than in the way recommended by the noble lord. The plan of the noble lord was calculated to break down a most valuable branch of the military establishments of the country, and for the attainment of a force, which for a considerable service only. Besides, an objection in the time could not be superior to it. He had former case lay against the Reserve act, often been in the habit of contending in because the Militia, and Supplementary that house, that regiments of the line Militia had been raised by ballot imme-| must be superior to militia regiments; and At present, the country certainly he did not conceive that, in so had had the advantage of a long respite doing, he was giving reasonable cause of from the ballot, and the population of the offence to any description of persons whatnation had not for some time been called ever. It was not in the nature of things upon to make any very extraordinary efforts [that troops, who could not by their conto assume a military character. The mea- stitution have any opportunity of real sersure of the Army of Reserve was as perfect | vice, except in case of invasion, could acin its detail as the Militia acts, and had quire the same spirit and character, or atproved as efficacious in a short period as tain to equal discipline, with troops accusany measure that had ever been proposed. tomed to act together, and to witness the The suspension of the fines under the Re- conduct of their officers in circumstances of The officers, too, of the noble friend had omitted to touch upon se- militia, who entered that service young, veral other modes of recruiting, viz. such as and with a view to pass a few years agreegive a single step of promotion for raising ably, would not devote themselves to their a certain number of men. The Training bill, profession in the same way as persons vito зL

had nothing else to depend on for their cers, or what could the officers think of subsistence, and for all their success and themselves, when they were told, that, if prospects in life. He had often conten-invasion was really to come, it was necesded that such a difference existed; and, sary to put the men under other leaders. until the more favourite charge respect- and that those who had hitherto been at ing the Volunteers had been started, he their head, who had been devoting their had been, for so doing, represented as the enemy of the militia. The gentlemen opposite had, on all such occasions, put themselves forward as the champions of the militia: but their present measure exemplified the truth of the Spanish proverb,-"Defend me against my friends, and I will defend myself against my enemies." He had often told the militia officers in that house, that it was not from him, but from those that professed to espouse their cause, that they had any thing to dread. The gentlemen opposite would not suffer any person to touch the militia but themselves. They had fatted them up for their own eating; they secured them as country gentlemell do the game in those places near their houses, which, by an odd misnomer, are sometimes called the preserve, where the game are, indeed, preserved, but only till some circumstance (the arrival perhaps of some favoured guest) shall furnish an occasion for falling upon them with redoubled fury. It was not to be expected that militia officers, who had made such sacrifices in the service, and bestowed such pains in disciplining their respective regiments, should not be disgusted at having their best disciplined men taken from them. was still more provoking to hear, that this was done for the purpose of creeting a force for home defence. It was not, as had been well observed by his right hon. riend, for foreign expeditions that this measure was resorted to, but for home defence, for which the militia had been expressly formed. If the crisis called for such a measure, he was convinced the militia colonels, who had already made so many sacrifices in the service of their country, would be willing to submit to this also; but, then, they had a right to expect that the necessity of the sacrifice should be proved: as the country also had a claim to be satisfied, that it was necessary and proper for the purposes of immediate defence to begin by breaking up so large a portion of the existing force. This, · however, was only the first effect of the The further and - noble lord's measure. more lasting consequence was the destroying the ardour and confidence of the mili-

lives in preparation for a crisis such as was now arrived, were not the persons fit to conduct them into action, but must give way to others more proper for that office? If this was not an indignity, he was at a loss to know what was; or how it was possible to do more to put down, from this time forward, all zeal in the officers of militia to improve their regiments, and all benief on the part of the regiments that it was worth while to improve them, or that they could ever be frought to a state in which they should the able to face the enemy .- But, to ictura to the immediate cftects of the measure, and abandoning for the moment all consideration of its future consequences, how was it to tell for its professed purpose of immediate defence? For a certain time to come, the effect of this measure of strength could be no other than weakness. In whatever degree the hon. gentlemen might choose to describe the superiority of a regular regiment over a regiment of militia, they would hardly go the length of saying, that the worst of the first class was superior to the best of the other. They would not pretend to say, that there was not a period, and perhaps a pretty long one, during which the regular regiment, with its new recruits, would not remain interior to, what the militia was before these recruits were taken from it; and during this period, whether of longer or shorter continuance, the country must be the weaker. Thus far, therefore, there could be no plea of necessity; for it never could be necessary for a country, with a view at least to any immediate pressure, to make itself weak. But a time will come, it seems, when the measure will make us strong. And with a view to this it is that we are to begin to calculate, comparing the degree of strength to be thus obtained, and the length of time during which it is to last, with the temporary weakness that will precede, and the increasing and endless weakness that will follow it. For it happens whimsically, that the measure now proposed as necessary for the salvation of the country, will be good, for that purpose only on the supposition that the attempt of the enemy shall be til service for years to come. What could made within a certain prescribed pemen in the militia think of their officiod. Should it be a little too soon or a

little too lute, should we be unable to be-| stitution, in fact, had been so broken by meak the invasion, and to fix it exactly to our own time, all that we shall have been doing will have rendered our situation only so much the worse.—The period of strength will, however, at last arrive, namely, when the men transferred shall have been so settled in their new regiments, as to give to the regular army more strength than the removal of the men shall have taken from the militia, and when our numbers shall, upon the whole, have been increased by the difference of those raised through the medium of ballot beyond what might have been raised in the same time by recruiting. We were to consider the price at which this increase of strength would be purchased, joined with the consideration of the time for which it was likely to last.—He had already observed that we were lle had observed, also, on the lasting evil that would be incurred in consequence of the effects produced on the militia service.—The third head remaining to be considered, was the value of that system of military measures which was adopted last year, and to which we were now about to put an end. Upon the subject of these measures something of a preliminary question had arisen at the time, how far what was proposed was entitled to be called a plan. He for one had always rejected that title, disgusted, as he had been, by the applications which he had seen made of it: Yet he certainly did not mean thereby to admit, that in the best sense of the word, as implying the just distribution of a subject into its proper parts, and a systematic direction of those parts to the common purpose intended, the measures of last year were not as well entitled to that appellation, and indeed a good deal better than any measures that had preceded them; or, as far as at present appeared, than any that were likely to follow.—The measures, howewer, of last year, had so far less of a plan, that their pretensions to merit, contrary to what might be the case now, was more in what they un-did, than in any wonderworking powers which they professed to have in themselves.—The army had been, for years, supported by shifts and expedients. It was supplied by means which could not last, and which, while transitory themselves, were continually destroy. ing the resources from which any supply • could be expected in future. It kad been

the experiments which had been tried upon it, and the discipline which it had undergone, it had been so bled and cupped, and blistered and purged, that, when the new practitioners were called in last year, there remained no hope (conformably indeed to the opinion which they had often given) but by discarding medicine altogether, and trying what might be done by nature, when left to operate for herself. If the patient was to be saved, it must be by air and exercise, by diet and regimen, by good and wholesome food, given too in sufficient quantities. The best service to be rendered in the first instance, was, to tear the prescriptions, and throw all the physic bottles out of the window. This was the basis of the plan of the late ministers with respect to the army. to pass to this period of strength through They were led to this plan as well by consithe medium of a period of weakness. eleration of the general nature of things, as by reflecting on what had been the history of the military establishments of the country for many years past. Within a period not exceeding the memory of many whom he was theu. addressing, a guinea to buy necessaries, and a crown to drink the king's health, was all that was given to a recruit upon his entering the army. A bounty properly so called, that is to say, a price to tempt a man to do what he was otherwise disinclined to, was unknown. The service was its own price. So late as at the beginning of the American war, examples were found of officers reprimanded by the war-office for having extended the bounty so far as to two or three guineas. Among the general causes operating to produce the change which afterwards took place (those greatones, namely, of the depreciation in the value of money, and the continuance of the pay at the same rate at which it stood in Charles the Second's time), a cause of a more limited, but of a more immediate effect, was the militia. This system, for reasons which he had often stated, and would not now repeat, did not, for several years after its establishment, produce any consequences affecting materially the recruiting of the army. But at last, as the nulitia assumed a more regular form, as, the practice gradually prevailed of calling it out, and keeping it constantly embedied during every war, as its discipline improved. and the practice of substitution took places of that of serving in person, its effects upon the army began to be severely felt. The demand for substitutes on the part of men kept alive by drams and cordials. Its con-placed in circumstances the most disad-

vantageous for obtaining what they wanted object, the augmentation of the number, to a state, in which service in the militia of adding, by any other means, to the mil-(a service for a few years, and within the litary force of the country. The establishkingdom), could be purchased only at a ment of the militia for this country was to high premium, and in which men, there- be 40,000. But even here, unfortunately, fore, could hardly be looked for in great the authors of the measure reckoned withnumbers, who would be willing to forego out their host. War came, and the price this premium, and enter the army for nothing: for remedying this evil, was to give a produced only money and not men. New exbounty for the army also; and thus to en-pedients were then devised, to make the able the army to hold up its head, and bid amount of the penalty keep pace with the as contained a principle destructive of its continuance, the effect of the competition being to raise the price upon both services, till at length a sort of limit was produced. not merely by the consideration of expence, but by the effect which the high bounties as ballot could not be applied directly to the army, the expedient devised was to augment the militia, in order that afterwards the men might be induced, by bounty, to extend their services, and become sol-they were exposed of being turned into diers complete. — Upon this view, a grand attempt was made, in the years ninety-six thirty thousand to very near 100,000 men; and in the years 1799 and 1800, out of the force so raised, to transfer to the army a force of about 46,000. Neither attempt succeeded to the full extent. The projected 100,000, with all the endeavourused, tould never be neade to rise much higher than 70,000; and of the 40,000, the first portion, or 20,000, with whom the trial was made, were obtained in the year 1799, at the time of the Dutch expedition: but of the remaining 26,000, to whom! permission was given to enlist in the year following, not more than 12,000 were obsained at the time, the rest were left to enlist at their leisure, and, if they should still the measure had been already tried.

upon reasonable terms, soon brought things on account of the difficulty that was found of a substitute rising in consequence above The only expedient that occurred the amount of the penalty, the measure against the militia. But though this suc- bounty; and the whole scheme being, after ceeded for a time, its very success was such all, insufficient for its purposes, new militias were created, new augmentations made to those already subsisting, and new measures brought forth of a similar principle, though of a different form. He had forgot, in the Anumeration of the measures previous to this period, the famous Quota bad in producing desertion. Nothing now bill, by which mutury was introduced into was thought to be left, but to have recourse the navy, and the Provisional Cavalry bill, to compulsion, that is to say, ballot: but the most diverting certainly, if not the most efficacions of all the measures of the class in question, by which sums had been paid to the amount of 70 or 80 guineas to rescue old lades from the terrors to which light-horsemen. Greater designs were now conceived, and greater powers brought into and ninety-seven, to raise the militia from action. Besides the militia in Ireland, which was created or augmented about this time, a new militia, on somewhat more extended terms of service, was set on foot, under the name of the Army of Reserve. Many gentlemen had expressed their opinion, not without great show of reason, that if a measure of the sort at present proposed was to be adopted, it should be a repetition of the Army of Reserve. The great objection, of course, was the extreme hardsing, which, besides that it was a strong objection in itself, had the effect also of rendering the measure, after a certain point, incapable of being executed. Such had been the case in the instance in which decline, were to continue subject to be ter a certain time, a re-action had been called upon for the militia. The militia produced which made it incapable of prolaws had, in the mean time, fallen into ceeding a step further. The measure was great confusion, owing to these successive therefore abandoned, not from any caprice changes; and a right hon, gent. (Mr. or jealousy in the government which suc-Yorke) making part of the government of ceeded, who, on the contrary, shewed a the time, had, in consequence, in the year desire to continue it as far as they could; 1802, introduced an act, meant for the but because it was functus officio; it had surpose of consolidating all the former acts, done less indeed in some degree than it auti settling the system upon a permanent had hoped, but all that it could do. The solving, but still keeping in view the grand Parish bill succeeded to it; and it was not

failure of that bill had been. [A cry of no, that no one has ever thought of reviving it. no, from the treasury bench.] If this If its merits were what the hon gentlemen measure had not failed, it must be because had so often contended, if it really was some new definition had attached a differ- that system of recruiting which had accoment meaning to the word failure. He knew plished the object so long sought for, and of no criterion of failure in any under- discovered a source of recruiting on which taking, but that of not doing what it had the army might safely rely, why, in God's intended and engaged for. The Parish Bill name, did not the hon, gentlemen propose had engaged to raise 40,000 men in about o the house to re-enact it? It was in vain 15 months, that is, by the 1st of October for them to say, that the remission of the 1805: in about twenty months, that is, by the 1st of March following, it had not lered this impossible. raised 15,000; and during its whole conti- thing of this, they must show that the remuance, it never produced to the amount mission of these penalties was avoidable: of 16,000. This, according to common that four or five hundred shousand pounds. ideas, would be called failure. But had it he believed, of penalty, incurred by acts succeeded ever so will, it never could ul- or which the parties were not blameable, timately have furnished to the regular inasmucheas the service required was army more than 9000 men a year. Nay, wholly out of their power, for which there was a degree of success which would many of them were even meritorious, have prevented even that, and have put nasmuch as the impossibility arose from an end to the measure altogether. If all the restriction which they had impowho had been raised under the bill, had d upon themselves of not breaking the agreed to extend their services, and to law, could be levied without a degree of inenter the army, fulfilling thereby the ve- ustice which nothing could authorize. If ry purpose which the measure had in this could not be shewn, the return to the view, the bill from that moment would measure was not precluded by any other have ceased to exist. It could not cause than the vices inherent in the measure continue but by failing in part to exe- tself. Here, then, the same difficulty recute what it intended. In that way it curred as the country had been struggling might, it was true, continue to operate, with for the last 30 or 40 years. If the ted in the way which he had stated, and had muing, it could not produce to the army, at for its minimum no limit all, but might bere- the utmost, more than 9000 men a year: duced to the supply of the casualties on a por- if the recruiting, for a long time declining,

necessary to point out to the house what the ance no longer tolerable. The proof is. penalties under the former bill had ren-To make any though its success was for its maximum limi- Parish bill was not fit to continue; if contition of the Army of Reserve, however small. was now further reduced by the effect of No further failure need indeed be looked for these very measures, something must be in the bill, than its being one which, from done, not so much to augment the army, as the burthens it imposed, the injustice which to prevent its going down, and to supply the it committed, the serious oppressions and number of men by which it must annually abuses to which it led by converting into be diminished. The same necessity which an engine of recruiting all the parochial existed for supplying the place of the Army government and smaller police of the coun of Reserve-bill, existed now for supplying try, was rejected by the general voice, was the place of the Parish bill, or for making thrust out of the statute book by the universal good at least what would have been wanting conviction of its unfitness to continue there, to that bill, had it been possible that it The Parish bill therefore died a natural should have continued, and had it produdeath, and was not put an end to prema- ced the whole of the 9000 men, which alone turely by any desire on the part of the mi- it was capable of producing. To say the nistry of the time, to make way for a fa- truth, none of the measures that had been vourite measure of their own. It ended, successively tried, down at least to the as all its predecessors had done, if not like present time, had been rejected in consesome of them, by having absolutely run quence of any idle desire of change, and itself out, and having reached the poin still less of any mean and envious spirit of beyond which it could not stir a step, jealousy on the part of persons newly suc-yet by shewing, that, after all that ceeding to the government, and following could be hoped for from it, the evils at those of whom they were the oppositents tending were such as to make its continuand rivals. In fact, the measures were

good the losses of the regular army, that is to say, in which there should always be a certain number of men ready enrolled and liable by law to be disposed of for those purshould be in a certain degree prepared for the service assigned, by having received as much training as it might be convenient or The enrollment possible to give them. and the legal preparation might be always complete. The training would vary according to circumstances, and must at all times be to a great degree imperfect. But a bill for such purposes must always exist, and be more or less acted upon, as long as dy complete or nearly so. The country had at this moment, in virtue of that bill, 200,000 men, whom his majesty might immediately proceed to train, and whom he was immediately authorized to dispose of for the purposes of defence in his regular regiments, or in any other way that he should think fit. would be no bad present to the country, even though to as late a period as that at which the preparations of the enemy should have actually begun, not a man of them should have had a musket upon his shoulder. But why was that to be their situation? The bill, if not prevented, was proceeding in its natural course, and would soon give to these men as much training as the circumstances required, as much at least as it was thought desirable to attempt the first time. If more training was necessary than the bill had provided, let as seemed to be wanted at the time when ed; but that all who should engage hereafter, plan of the late administration, which the act, should serve in corps of their own, noble lord semed inclined to overlook, was, on the contrary, that one of the three lable to serve out of those corps, should be members of swhich it consisted, which ope- required to serve at their own charge. A sited in the most directions, and did, more more just condition could not well be con-

tright be a sufficient portion ready at all a little which the Training bill was likely to times to supply the deficiencies, and make do for the recruiting service; the volunteer. establishment, such as it was meant to be under the late acts, would grow out of it altogether. This last fact was so true; that, according to the system of volunteers now poses, and in which the men so enrolled proposed, there ought to be no Training act at all. The view entertained upon this subject by the late administration, and which he must contend to be the true one, was, that the volunteer service should be considered as the privilege of those, who were willing and able to contribute by their purses, as well as by their persons, but who did not choose, for whatever reasons, to subject themselves to the compulsion of the Training act. Three classes of persons were the circumstances of the country and of the supposed: those to whom service in perworld should continue what they were son, in whatever more, either was, or was Such were the objects of the present considered to be, a tirthen, but who were bill, and which as far as enrollment went of ready to contribute their money; those who the first and main object,-was alrea- were willing to serve, but who wished to be indulged in the privilege of serving in corps by themselves, and under officers of their own; those, lastly, who having either not the wish or not the means to purchase one or other of the above exemptions, yet being comprised within the prescribed limits of age and stature, and not included in any special exception, must be content to per-Such a body of men so circumstanced form their share, by no means a severe one, of the common duty, upon the terms, which the act had laid down. would be the cruellest and most unjust of all proceedings, if persons so circumstanced, were, in addition to their personal service, to be called upon to contribute to the expences of those who were allowed to perform that service, upon terms more agreeable to themselves; if the poor were thus to be called upon to pay for the privileges of the rich. This must be the case consistent with a due regard not to render of volunteers were no longer to serve, the measure more burthensome or vexatious | agreeably to what had been supplied by the than was necessary. Difficulty, he denied acts of last year, at their own expence. there was any, more at least than must at- The acts of last year had provided, that votend every measure of detail, when tried for lunteers already enrolled should be allowed to continue, with the exception only of certain special cases, upon the same rate more be given. As much had been done of allowances, which they had before enjoythe bill was brought in. This part of the instead of being trained under the general with the condition of never being compelthan any other, give to the whole its ceived, nor one, in consequence, from which character of unity and system. It was not the departure would be more unjust with

rarely be desirable to confound, even on those points which might seem to regard more the feelings of the individual than the interests of the community. The force thus provided would not only cost the public nothing,-a circumstance that he believed would be found hertafter of some account when the charges should come in upon the system as then established—hut would consist precisely of the description of persons, selected as by a rule, whom you would wish to have in it, and be incited to the extent it should be carried. No rule could promore advantage to be disposed of by the for the most part into the regular and nulfrom the single condition prescribed by the act, nankly, that all persons serving in future inevolunteer corps, should serve at their own expence. police, a most important consideration in the establishment of the force in question. nothing could be more desirable than that those entrusted with arms and subject so little to any military controul, should be persons of some substance and stake in the country. Even in a military view, a certain portion of corps composed of men in the higher ranks, similar to those that we Charles I., might be of the most distinguished use, and render services not to be accomplished by any other means. Such was the volunteer force which the late system of measures would have given the country, arising naturally and insensibly out of the measure (the Training act), of which the noble lord was disposed to make so little account, and forming a contrast to be re-established. fully convinced not only that the plain and to the army, by robbing to the same simple plan adopted last year, was the best amount the militia. Such a measure had that could have been chosen, but that it in fact, many temptations to them which Vol. IX.

respect to those on whom such departure was the only one, consistent at least with must be the means of imposing an additional sense and reason, which the nature of burthen. The condition was indeed as things afforded. In respect to the particular judicious as it was just: a due prrovision part to which allusion had last been made, was thereby made for those distinctions viz. the Training act, it was that which of rank, which in many points it was most could not be withdrawn without weakening important to preserve, and which it would the measure throughout, and in part entirely destroying it. It was the sole foundation and basis of what was proposed as the volunteer force; it was the source to which the army must look for an immedrate and instant supply in case of invasion : it would, in the mean while, contribute, probably, most powerfully to the recounting service: it would have the constant effect of training the people gradually to arms, and of preparing them for the great dangers, to which they must long look to be exposed. A Training act of some sort or other there to which alone it would be desirable that must be. He had no claim to originality on this point. He had stated from the bably be invented which would distin- first, when introducing the measure, that, guish with such exactiress those whom it be took for his model, and was anxious to would be desirable to collect into volunteer be understood as doing so, the measure of corps, from those who would be left with a similar sort introduced by a former adminis ration, adhering to the same whenexecutive government, (to be distributed ever ne could, and departing from it only, is he would wish his own to be departed tia regiments,) than that which resulted from, where, by later and further consideration, mistakes might be corrected, or improvements introduced. Were a scheme of national defence to be prepared entirely With a view to from the beginning, he should be disposed perhaps (though it was a question of nice consideration) to make it consist of three only out of the four members, of which our present force consisted iz. the amny, the volunteers, and the training act, leaving out that great and now most impora tant part, the militia. But it was one thing to say upon any subject, what should have been done originally, and another, meet with in the history of the times of what was proper to be done with things already formed and established. It might have been better possibly, that the militia had never been established; but it was a far different question, whether you would now abolish a force of that description, making often more than a half of your army at home, and wrought to its highest possible perfection. Upon these grounds the sage administration abstained carefully which he hoped the house and country would from every thing, by which the militia force not lose sight of, with the volunteer force could be injured or weakened. It would us before subsisting, and as now intended have been just as easy to the as it is now He for one was to the noble lord, to make a large addition

might have been adopted also, in the then state of the country, upon infinitely better grounds, and with far less risk and inconvenience than it was by the noble lord at that moment. A measure of that soit would have given a great, real and a still greater apparent activity to the new regulations for the improvement of recruiting. It could not be that the ministers of the day were incapable of imagining such an expedient, or that ail the inventive talents of the noble lord were necessary to repeat a measure which had been already tried, over and over, and which, to say the truth, never required originally any greater force of mind or thought than that which consists in wishing for what you want, and controll of some civil officer be under no whimsical circumstance, that those who or than had in fact been inflicted in any militia force, were the persons to preserve success of the measure, by the option it when established, and that the noble lord, and others its friends and champions, were those who began the work of its With these changes in the demolition. thing itself, and these proofs of the disposition of those to whom its late was committed, he had only to entreat of the hon, gentlemen that they would put an end to the measure altogether, and would not keep it in a state in which it was nominally to subsist, while all its real virtue and efficacy was withdrawn. When the noble lord was dealing out his opinions about the practicability or impracticability of the Training the house would recollect, that he (the noble lord) was in the situation of the man, who wished the oracle to declare whether the sparrow was alive or dead, which he held in his hand. The grene over the whole body. It had been noble lord had nothing to do but to give a lobserved repeatedly, that the great effect to squeeze, to verify at any time his own pre- be hoped for from the measures of last dictions. Nothing as yet had caused any difficulty in the execution in the Training would be entertained of their stability, on act, but the unfortunate substitution of the the confidence to be placed in theme, militia lists in the room of those originally founded in the assurance that they would intended, and which certainly, as it now not be departed from or made the cover appears, would have been far more correct for designs other than those which they as they were likely to be more suitable to professed to have in view. Confidence, as the ends proposed. It was a point on which had been remarked on some occasion by he had visided to the judgement of persons the late lord Chatham, was a plant of slow more convergent with such matters than growth in an aged bosom. It might be himself, but whose judgement had cer, said with equal truth, that it was a plant of tainly proved erroneous in that instance. slow growth in ignorant bosoms. Igno-The pleasantry of the noble lord on that rance was always prone to suspicion; and attendance of the constable, was both un- of this sort were addressed, and upon

it had not even to the noble ford; and [lucky in itself, and still less fortunate in its application. If it could have wounded any body, it must have been a gentleman to whom the noble lord was disposed to pay compliments, the right hone gent. opposite, (Mr. Yorke,) by whom the clause was first introduced, and nom whom Mr. W. had only the merit of borrowing it. But in truth the joke was perfectly harmless. It was a very good one when the noble lord first heard it, (f. r it was not new,) but somehow or other it missed fire in his hands. In truth, what more proper person could be found than the constable to keep order among men, all of them of his own parish or district, who, not being yet soldiers, would, if not placed under the taking it when you have the power. The controll at all? A ninch severer blow than house would hardly fail to remark the all the noble lord could inflict by his wit, doubted of the original expediency of a otherway, was now levelled against the which it was proposed to give to those who entered from the militia, of entering, if they should think fit, for life. This little clause, so moderate in its operation, so reasonable in its pretexts, so innocent in the eyes of those by whom the subject had been but little considered, so well understood by those by whom the clause was brought in, was just the most mischievous, as well as the most dexterous stroke that could have been contrived by persons who wished the destruction of the measure, and were not disposed for the moment openly to avow their hostility. It was a stroke given by a poisoned dagger, which, though it might make a wound no bigger than the scratch of a pin, would soon be the means of spreading disease and ganyear, must depend on the opinion that provision of the bill which required the besides that the persons to whom measures

any part, all confidence in what was left, and all reliance on what was to happen in inture, would be, if not at an end, at least greatly impaired. It would be in vain to tell the people, that nothing was changed but what depended upon their option; that they were still at liberty to enter as pefore for a limited term, and that faith in that case would be equally kept with them. The general impression remaining upon their mends, and upon the milds of those would be gov rued, would be, that a change had taken place in that which they had been told would be permanent, and that the same security no longer subsisted, that what should he held out to them as the condition of a soldier, shoul; continue to be so a few years It was not to be supposed, hence. indeed, that even without this change, the confidence of the people in the measures of last year had attained to any thing like its maximum, or that it would perhaps for a period of several years have become so fully entire benefit of that system. That distrust upon such subjects was not wholly unreasonable, was proved pretty clearly by the present events. The measure could ven years in an apprenticeship; till they pretexts and by nobler means. turning after such service, and exhibiting upon themselves: they must take up with a living proof among their triends and relations, that promises of this kind were really meant to be kept, and were not liable to be changed by every change which might happen to take place among the ru lers of the state. Conformable to these views was the experience of what had already passed. The first great pledge which

erated with the people respecting the late measures, was the increase of howance, the payments on which commended only at Christmas last, to the Chelsea pensioners.

whom they were to operate, were among they had heard upon the subject was not the most illiterate and the most ignorant, mere talk. These proofs, fortunately for something far short of ignorance might be the country, these and some other parts of the allowed to be suspicious, on a subject late system would still continue to operate. where, for a long series of years, deceits and and would promote the success of the hon. impositions of one sort or another had, he gentleman's measures even in spite of themfeared, been so repeatedly practised. The | selves. There were parts, which the hon. genmoment it came to be understood, that the I tlemen, with all the laudable spirit of mischief system of last year was to be changed in by which they had shown themselves to be actuated against the measures of last year, had not yet ventured to touch, and of which they would, on the contrary, be very glad to transfer the benefit to themselves. Had the benefit thus produced, been suffered to remain with the system which gave it birth, and to which it might seem of right to have belonged, had all the parts of that system been suffered to work together, ac cording to the views of those who originally framed them it is not too much to by whose opinions and feelings their own asy, that they would have risen more and more, the longer they had continued, in the estimation of the country; that they would have improved upon acquaintance; that as it would, and as it had, far outstript its competitors in the outset of its course, so it was not a measure which was likely to lose on longer trial the advantages which it had once obtained. If ever there was a measure formed on principles having a view to permanency, composed of materials which were likely to last, which, being good from the beginning, was for a long time certain established, as to give to the country the to unprove and never to grow worse by keeping, it was the measure to which he was alluding. The hon, gentlemen knew and felt this, and were determined therefore betimes to destroy it. Phough for this inhardly be considered as having reached its tention he could not be supposed to feel maturity, till service for seven years as a much good will towards them, he might soldier should have become as familiar to have felt more respect had they sought the minds of the people, as Service for se- to execute their purpose upon better should have seen the examples of men re- pretexts indeed did not depend wholly such as they found or such as they could make. He was happy to think that in neither way their success had been such as could make it much a subject of congratulation. There was no pretence to say, that the measure had not succeeded, in the period for trial which had yet been given, to the full extent. of what its authors had ever promised. In the last six months, the produce of the bill . had exceeded what had been dised during the corresponding period, by the ordinary recruiting and the Additional Forceact put to-Then they began to see proofs that the go- gether. This was all that need be required. vernment was in earnest, that all which No one had ever objected to the Additional

Force bill upon the score of its not be-|had been made to partake; and it had been ing likely to raise men. . The objection was to the means which it employed, to the expence which it incurred, to the lasting evils which it would entail upon the country When it was considered, moreover, that the men raised under this act might be received at a standard lower, by two inches, and of an age higher by fitteen years, than in the regular army, that is to say, at 5 feet 2 inches, instead of at 5 feet 4 inches, and between 18 and 45, instead of between 18 and 30, to have exceeded at once the produce of that bill, joined to the undeminished produce, according to the hon, \_ent., of the ordinary recruiting, was a degree of success, in the early stages of the me sure, with which the authors of it might well be satisfied. He for one had never promise himself, and assuredly bad never ventured to promise others, that it would atten, so soon after its contain a contit, a degree of success exceeding, for contemplat to that which he had stated. So for as to success. -It could as httle be stated that the mensure had, as yet at least, presuced, or showed a tendency to product, and of those evils which had been predicted of it, in respect to its emet on the technis or character of the soluter, or on the discipline of the regiment. Such an elegection, so far as related to the mixing of men upon different terms of service, would come with an one grace from those, who were now stamously and wantonly augmenture that inconvenience, by an infusion of men, not only serving for different periods, but serving for different periods with med gaised at one and the same time with themselves. Formark, when the consequence had been so much objected to; though tien evens (by the way,) with the most perfect mechasistency on the part of those who had been concerned in the Army of Reserve or Additional Force acts; the men who came in for term of years were men raised professedly upon a new system, and were to be added to those who had entered the army before the system in question had been introduced or thought of. Many of these, from the length of their past service, were not further removed • from the period of their discharge than shore who has newly entered upon a term in uself sugreer. None could complain, or feel even any discontent, that others had the basest, and without prejudice to Memselves, of a change or stem which had not taken place till atten ther time, there had been an inclease of 8000 men Of pert of the benefits of this change they from March 1806 to March 1807. The

objected to him more than once, he must comes not wholly without reason, that he aid not followed up his own professed incentions in that respect, by giving to all who were then serving, and whose period of service amounted to not less than 21 years, the option of retirus, should they be so disposed. He was felly persuaden both that such permission ought to have been given, and that it would have been attended with the most beneficial effects; and it was not without much regret that he found the opinion of ocners different from his upon that point, more especially after the expertation which had been held out, the oghcertainly such expectation has not amounted, with respect to the solder, to any anect pledge. But in point of fact, no minry had fet arise to the service of the any from any of these selects, even if the weasures of the hous gent. To re car ulated to afficin a readed for it they me not on the contrary directs tend to incoduce the evil of which her to most caffee, ed to be so apprehensive. In the mean time, he was bappy to find that the general judgment of military tiern, and the general sentimes t of the country at large, confirmed his statement, notesting andring that the known inclination of government might operate even without any exertion of undue influence, to give a different turn to the opimons of those decendent upon them. it was true, ap the noble lord said, that the British army could not at any time derive a siducion supply from the volunteers alone, this was a serious grievance. Such had not been the case formerly, and his measure would provide a supply for future exigencies, in the number of persons retiring with pelisions, at the end of their times of service, who would be hable to be called forth again upon such exigencies. So far as he was himself concerned, he wished his measure to be repealed, as he was sure it would not be allowed a fair trial. He dealed the existence of an emergency culticient to justify the Breaking up of the militia, and the overturning of the new system, It such an emergency did exist, he would prefer a direct ballot into the line as the means of meeting it. It was not true that the Agular army was in a contraged seeof decrease. It had increased in 1804; it had increased in 1805; and no withstanding a reduction of 3000 mentat Ceylon,

would afford a supply of 24,000 men a year, which was 11,000 above the coinmon casualties as commonly calculated. The measure was now in the hands of his numbers of the sters, who would probably acr by it like a parish nurse, stinting its meals, distinto in its rest, and giving it a sly pinch as often as opportunity offered. He would move for further returns, though the sense of the country was so clear that it seemed superfluous to take further pains to shew the success of his measure. He had said that it would be useful to commence the system of discharges by dismissing those who had been 21 years in his maje-ty's service. He was sure these men would have been immediately replaced by others induced by their example to comb forward; such would be the effect of other cases of discharge also. His opinion, however, had been surrendered to persons whose judgment he respected, and who thought otherwise. He had given no pledge, of course no engage. ment was broken. With respect to the employment of our troops on foreign service, the troops sent to Alexandria, had gone not from home but from the Mediterrancan, where they had been sent by the late m ni-ters. He should, if called upon. be ready to arone the policy of the expedition. The sufficiency of the number of troops sent was another question. had been every reason to think that the expenition had been undertaken with the con-currence of the natives. Under these circumstances, and if it had not been for the misconception that led to the disasters that beiel our troops, they would have been able to maintain themselves unburt. With respect to the expedition to South America, it was undertaken not by the choice of the late government-it was undertaken contrary to orders, by an officer who, it was to be presumed, acted not improperly in undertaking it, as he was again in employ. [Hear! hear! from the opposition.] became necessary to send out aid as soon as the first account was received. The promptitude and sufficiency of that aid he was ready to maintain; for the delay in the passage of general Craufurd's expedition, the late government was not culpable. No try better manned and found. No force had ever enjoyed better health, or suffered so very attle by casuatties. All the letters

new measure according to its last rate would afford a supply of 24,000 men a pear, which was 11,000 above the common casualties as commonly calculated.

Mr. Herbert expressed much regret, that at the time of the union something more effectual had not been done to assimilate and in some measure identify the constitudon and services of the militias of the two countries. If such an assimilation in all respects could be effected between these two bodies, the advantages resulting from it to the military strength of the empire would be incalculable. He had only to vish that the noble lord (Castlereagh) had proposed some measure to that purpose, at the time when he had it so much in his power to exert the influence and weight of the situation in which the noble lord was then placed.

Mr. Show Lefevre thought the Army of Reserve act was the best military system this country had ever seen. When the late ministers quitted office, there were 600,000 effective men ready to defend the country, and he defied the present administration to keep up such a mass of nulitary torce, by their new systems .- The question was then put from the chair, and leave was given to bring in the bills moved for by lord Castlereagh.-The noble lord then brought up a bill " for allowing a certain proportion of the militia in Great Britain voluntarilyto enlist into his majesty's regular forces;" and also, a bill " for the speedily completing the militia of Great Britain, and increasing the same, under certain limitations and restrictions;" which were read most time.

HOUSE OF LORDS.
Thursday, July 23.

[IRISH GLIBE PROUSES BILL.] On the order of the nav being moved for the second reading of this bill.

The Earl of Hardwicke rose to state his promised objections to it, which he pronounced to be perfectly inadequate to its purposes, and indeed wholly useless. The argent and notorious want of parsonages in Ireland, must have been felt by every iriend to the Protestant establishment in that country, and he was sorry to see no grounds whatever urged for the necessity of the present measure, by which it did not appear that any sums necessary for carrying into effect the object of the bill were at all provided for, or were certain to be forthcoming.

received from the fleet spoke in the highest Lord Redesdale Contended, that, however terms of the general to whom the ment deficient the bill might be in many respects.

vet it was absolutely necessary, and would, be trusted, be attended with very essential advantages. It made it imperative on the Irish treasury to advance the money, and so far the main object of the noble earl's objections was removed.

The Archbishop of Dublin concurred in the observations made by the noble and learned lord, and contended, that there was no comparison between the advantages and disadvantages of the measure. Indeed, he felt it to be of the utmost importance, and the most urgent necessity.—The bill was then read a second time.

## HOUSE COMMONS. Thursday, July 23.

[EAST-INDIA BONDS BILL.] Mr. Hobhouse brought up the report of the East-In- contracted pursuant to its provisions, than dia Bonds bill. On the question that the it was bound to guardntee the debts of any amendments of the committee be read a se- private company or corporation, authorized cond time,

Mr. Peter Moore entered into a detailed statement of the affairs of the East-India company, in order to shew that its debts and embarrassments were the consequence of measures which had been forced upon the company, by the government and board of controul, for the effects of which, the company ought not to be responsible. It was in consequence of such measures, that the wars which had taken place in India, had embarrassed the company, that the participation on the part of the public had taken place but once, and contended, therefore, that the public had a right not only to make good to the proprietors their stock, to the amount of 12 millions, but also to discharge the whole of the floating debts of the company.

Mr. Dundas replied, that that was not the time for entering into a detailed examination of the India accounts. It was a most extraordinary doctrine to maintain, that the expence of wars undertaken for the defence of the company's territories should be defrayed by the public. As to what had been said respecting the participation on the part of the public, he should only answer, by referring the hon, gent, to the act, in which there was an express exception of times of War.

Lord Folkestone declared it to be his intention to resist the further progress of this bill, at least uftil the India accounts should be before the house, and the ground of his be allowed to make enquiry into the selepposition was, that by the papers upon the vency of the company before are farther while, the affairs of the company appeared proceedings on the bill. 🖚 be-in a dilapidated state.

Mr. IV. Smith could not agree in the position of his hon, friend, that the public should be responsible for the sums to be borrowed under this bill, or for any other of the East-India company's debte; and unless it should be understood from an explicit protest, a resolution of that house, that, by sanctioning this measure, it did not make the public a guarantee for the debts to be incurred under it by the India company, he could not consent to the measure.

The Chancellor of the Exchequer was surprized that any doubts could be entertained upon this subject, after the manner in which it had been discussed on a former night. Undoubtedly, by passing this bill, that house was no more bound to guarantee the debts by act of parliament to raise money for the purposes of its institution. The money, in this instance, was to be raised on the sole responsibility of the company, to which alone, and not to the public, the lender was to look for the repayment of the sums he advanced.

Mr. Creevey should support the opposition of his noble mend to the further progress of the measure, unless die should be given to understand that the third reading would not be pressed before the end of next week, by which time he understood the India papers would be before the house.

Mr. Grant arg ded against the supposition that the public guaranteed these bonds, in allowing them to be issued. He contended, that the exclusive charter of the East-India company was the only means of preserving India to this country. The contingencies on which a participation in the company's profits had been promised to the public, lfad been retarded and prevented by a state of war. They had been calculated to accrue upon a prospect of peace.

Dr. Laurence argued, that the fear of the eventual liability of parliament arose from the want of sufficient proofs of the validity of the company's security, which parliament was bound to ascertain, before it should give it sanction to the issue of the Bonds, After some further explanation, the amendments here agreed to.

Mr. Whithread insisted that time, hould

Mr. Dundas had no objection to a delay

of a few days for the production of the the clause" which gave a power to the matotal upping up of the company's affairs was intended.—The bill was then ordered to be read a third time this day se'nnight.

[IRISH INSURRECTION BILL.] On the motion for going into a committee on this

bill,

Mr. WhithPead said, he assented to the bill's going into a committee, from the assurance he had received of the present alarming state of the country from others, besides those who now directed its government, and because he hoped to find it in a much less objectionable shape when it came out of the committee. To the preamble in particular, he must object prima facie, as not applicable to the state of the country now, compared with its situation in 1796, when the bill originally passed.

Sir J. Newport spoke to the same effect. The preamble was grounded on the circumstances existing in Ireland, in 1796, which were very opposite to the circumstances of

the present time.

Sir A. Wellesley did intend to propose an

alteration of the preamble.

On the reading of the clause for enacting the capital punishment of persons convicted of being present, aiding, abetting, and assisting, in the administration of unlawful oaths, some discussion took place. Sir J. Newport, Mr. Whitbread, lord H. Petty, and Mr. Grattan, were desirous the clause should be so worded as not to involve innocent persons, accidentally present, in the room where such unlawful oaths might be tendered, but without their knowledge or assistance, in a capital punishment: and therefore it was proposed to word the clause, "present, and knowingly and wilfully aiding," &c. Sir A. Wellesley, the Attorney-General, Mr. Simeon, the Chancellor of the Exchequer, and Mr. Croker, were of opinion, that the clause was worded in the ordinary legal language of all indictments for similar crimes; and that it was impossible to find a man capitally gullty under it, unless it should be proved, That, beside being present, he was knowingly and wilfully guilty of aiding, abetting, and assisting, and that therefore, the change ploposed would be only an unnecessary translaof the lat, into that of common parlance.

accounts now ordered; but he feared, a gistrates to arrest strangers in their several districts. The amendment proposed was, that a power should be given to the lord lieutenant, or the magistrates at the quarter sessions, to release the party arrested, on giving good security for his appearance, where nothing particular appeared to charge him with any act of criminality. contended, on the part of government, by col. Vereker and others, that the power might be vested in the lords lieutenants, who might be supposed to be possessed of all the information necessary to know whether the party ought to be detained or not; but that it ought not to be given to the magistrates, because their party divisions were so great that some of them would be glad to release a prisoner, because he was committed by a magistrate of the other party. On the other hand, it was argued by Mr. Whithread, sir J. Newport, and Mr. Morris, that if such divisions amongst, the magistrates did exist, the house should be more cautious how they gave up the liberty of the subject without sufficient guards; and that strangers, as they were denominated in the bill, could only be Irishmen coming from some other county, or perhaps from the next parish, or, it might be, from the next street, or the next door, as the word stranger was undefi-A division took place, on which nable. there was, for sir J. Newport's amendment, 18; against it, 27. The clause was then so far modified that the magistrates should be compelled to transmit to the lord lieutena t the story of the stranger, or other accused person, along with his accusation. The other clauses of the bill were agreed to without any material amendment.

> HOUSE OF COMMONS. Friday, July 24.

[MINUTES.] In a committee on the expiring laws bill, Mr. Rose moved a resolution for continuing to the 25th of March next, the act for suspending certain penalties in the woollen manufacture. Lord Milton urged the importance of coming to a final adjustment of the differences existing between the various classes of persons concerned in the woollen manufacture. With a view to accelerate this final adjust-"tion of the well-known and explicit language ment he moved, as an amendment, that the duration of the Suspension at should be The clause was agreed to in its original limited to four weeks after the comform.—A nongst the various amendments mencement of the next session of parliaand new clauses that were proposed, there ment. Mr. P. Moore stated, that an arwas one suggested by sir J. Newport, on rangement of the differences in the woollen

manufactories had for upwards of five years on such a power as this, and unless this engaged the attention of the house by its amendment, or something equivalent to dissention, and more desirous than ever to altogether, and divide the house on it. come to a final arrangement. Mr. Husshould report progress, and ask leave to other necessary objects. sit again, with a view to consider in the interval how the speedy adjustment of the ex- the clause, substituting instead of the isong differences could be best provided for, words, "and in case of refusal to enter by -Mr. Sheridan presented several petitions force," the following words, " and in case from the Brewers, postillers, and Publicans admittance shall be refused ten minutes of Middlesex and Surrey, against the after being demanded, then such magisabuse of the powers exercised by the magis- trates and their officers, truliffs, &c. shall trates of those counties with respect to pullicansi licencés. The petitions were ordered to be on the table. Mr. Speridars gave notice, that he would next week subnot a measure for the relief of the grievances complained of by the petatoners.

[IRISH INSURRECTION BILL.] Sir A. Irish Insurrection bill.

S:r John Newport proposed an amendment in the clause, enacting, that a serieant or barrister at law should preside at each of the county meetings for trying offenders under the bill. The house divided: For the amendment, 20; against it, 53.

Sir John Newport stated, that gross abuses, as he knew from local information, had prevailed in the searching of houses, particularly with respect to females, who had in some casewiffen indecently outraged He wished, therefore, for an amendment in the clause respecting the searching o houses after sun-set. The amendment which he would propose was, That the magistrate should make out a list of proper persons to be employed for this purpose, for the approbation of the quarter sessions, and that he should be responsible for the good behaviour of such persons in the discharge of their duty. If this could not be adopted, and he foresaw no objection to it from the chance that persons so approved of might not be opresent at the time they entitate be wanted, he would then propose Mist the magistrate should be bound in a enalty of 1001. to send in the names of tion of the words " a reasonable the persons imployed to the quarter sessions within 48 hours after they should proposed by the right hon, gentleman. have been engaged in such search, that he might, in this way, become in some respect mented forcibly on the vaguenes of the responsible. A strong check, was necessary terms suggested by the chancellor of the

committees. All the parties were tired of it, was adopted, he would oppose the clause

Sir A. Wellesley and the Chancelbor the kisson said, government was anxious to Exchequer had no objection to the principle forward by all means in its power the final of the latter amendment, but wished it arrangement of the differences which had should be delayed till the report of the bill. so long existed. After a few words from that they might have time to consider whe-Mr. Rose, it was agreed that the chairman then it could be adopted in consistency with

> Mr. Croker proposed an amendment to be allowed to break into said aweling by force."

> Colonel Vercker disapproved of the words, " ter minutes;" he thought such amendments would go to mitter away the bill alogether.

Sir S. Romilly was astonished, that in the Wellesley moved the committal of the case of so serious a nature as forcible entry iato the house of the king's subjects, a provision to give that subject a reasonable time to provide against that forcible entry by voluntarily admitting the officer, should be termed by any genticman in that house an attempt to tritter away the bili. It was a clause not so much of relaxation as of common justice.

> Colonel Vereker explained, and said that there was another objection to such precise mention of the time, that unless there was moonlight, or that the bailiffs had lights and matches, it could not be ascertained.

Colonel Barry said, that another objection was, that the majority of such oilicers were not individually worth a watch.

Dr. Laurence ridiculed such objections, and contended that the "ten minutes" should be distinctly specified.

The Chancellor of the Exchequer had no objection to the amendment, provided the words "a reasonable time" were put for the words "ten minutes," for if an entire village was to be searched, ten minutes waiting at the door of every house in that village would be an unconscionable length of time; he proposed, therefore, the substitu-

Mr. Cfiner acquiesced in the sufficiention

Mr. Whitbread and sit J. Neggort com-

exchequer, and expressed their surprise that | committee was arguing wide of the case in the hon, gent, with whom the amendment had originated, could be so readily induced

to give up the principal point in it.

Mr. Laing instanced the definite time expressly limited in the riot act, and thought the present case as more deeply involving the rights of the subject, than the dispersion of a lawless mob by force of arms; he thought the hon. gent. (Mr. Croker) had been indeed hasty in giving way to certain authorities.

Mr. Croker said, in justification of himself, that he was but a young member of parliament, and that it was natural for him to bow to authority; besides, he thought that the right hou, baronet over the way approved of the words " a reasonable time," [here sir J. Newport expressly signified his dissent]; however, he was himself inclined to think the final words "ten minutes," argue upon, and what it ought not to better than those last proposed, though he argue upon. It was good in that learned should not wish to divide the committee gent. to give the committee the aid of his upon them.

Mr. Grattan said that the committee were about to invest an extraordinary power somewhere. It ought therefore to be done with caution: but who were the persons to be invested with the power? perhaps some tion, or reject both, and afterwards agree lawless miscreant, some vagabond, or perhaps the discretion of their " reasonable itself. Again, has the learned gent, been time" was to be lodged in the bosom of any convenient mental, some postilion, coach- has argued on the propriety of vesting man, hostler, or ploughboy, who under the the magistrate with the discretion of sanction of the law was to judge when it judging of the "reasonable time;" but would be a reasonable time for him to rush this is not the question. into the apartment of a female, while she was hastily throwing on her clothes, to open the door to this midnight visitor; this would give a wound that would be felt long; it would throw a general odium about the bill. If the character of the bill would be saved, any thing admitting the possibility of such to have taken place. He says, such ruffians abuse should be sacrificed to it.

Mr. J. C. Beresford said, that a stranger who had heard the last twenty minutes conversation, would be apt to suppose that the Prish magistrates had a general propensity to break open doors and burst into lanies' bed-chambers. He windicated the Irish magistracy, and said, that he did not speak there as a party-man, but as an Irishman.

Mr. Abercrabie was convinced, from what came within his own knowledge, of a female in any class—it was wrong to the necessity of great caution in the case make it the subject of parliamentary jocunow before the committee. He thought it larity. much better to have the time ascertained by law.

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point. The question was not about the principle of forcible entry, that was agreed to; the right of the domiciliary visit was admitted on all sides, and the question simply was, whether "a reasonable time" were words better fitted for the purpose had in view than the words "ten minutes?" he for his part thought they were, and put different cases, each of which he thought bore him out in his opinion; some of those cases might not be thought very probable; but, surely, any of them were more probable than that put by the right hon. gent. (Mr. Grattan), of the lady or the female in her bed-chamber. He did eat, he confessed, feel so nicely on the subject as that right hon. gentleman.

Mr. Guettan said, that the learned gent. had told the committee what it ought to instruction: but is the gentleman, said Mr. Grattan, quite sure of being himself altogether right? In the first place, all the other questions are not wholly gone by; for I may agree to the clause or its modificato or dissent from the principle of the bill right in his statement of the question? He It is, whether you vest any commissioned ruffian with that discretion? Here, then, the learned gent. mistated where was to argue upon; and then did he even argue fairly on that mistatement?-No; for he takes that as impossible which I myself have known as I describe could never have been officially employed, and have made their office the pretence of wanton outfage: but I have known such ruffians to have been employed, and such outrages to have been committed-[Hear! bear!]-that delicacy of the other sex has been grossly obtruded on and wantonly insulted—this was no light matter—there was more in that sentiment then a joke could do away—the honour of

Dr. Laurence and sir S. Rohilly followed on the same side, both gentlemen sa-Solicitor-General thought that the ding, that their right hou. friend (Mg. 3 N .

light. It was not investing the magistrate, but his menial bailiff, with a dangerous discretion .- Mr. Laing having proposed the amendment in its original form, Mr. Croker said, that as he had not withdrawn his amendment, he should not give it up. -The committee then divided,

For the "ten minutes," . . . . . 30 For "a reasonable time,".....71

Majority . . . . . . . . . . . . 41
On the following clause, "Provided always, and be it further enacted, that when a verdict shall be given for the plaintiff in any action to be brought against any justice of the peace, peace-officer, or other person, for taking or imprisoning, or detaining any or judges before whom the same shall be same on record, then and in that case the plaintiff shall not be entitled to more than 6d. damages, nor to any costs of suit,

Mr Brand moved that the whole clause be omitted, as grossly unjust and unconstitutional.

The Chancellor of the Exchequer admitted that the clause was not one which he could have wished to see introduced: but, when the necessity of the case was considered: when it was recollected that the state of Ireland required that very irksome and disagregable diving should be imposed on the magistrates, which they would be unwilling to perform, and which, in fact, it would be dangerous for them to perform with the zeal and fidelity required, unless they were protected from the effects of unintentional errors into which, from appearances, they might be led; when, in short, it was considered that the very jupersons against whom it had been necessary for them to exercise the enactments of this act, and whose minds might, on that account, be enflamed against them; .when all these things were considered, it was the opinion of those best acquainted with the state of Ireland, that the act must be imperiedly executed, unless the mapresent.

Grattan) had put the question in its true to, would be a disgrace to the statute. book. Were they, by this most extraordinary bill, to give extraordinary powers to magistrates, and then, after they had exceeded even the powers given them, 'o protect them from the verdict of a jury? If the right hon, gent, was air aid that the persons aggrieved might obtain a verdict while the country was in a state of infitation, why limit the time for seeking redress to six months? If, again, he was afraid of the mflammable state-of the ju.ors' minds, and that they might even have been parties in the supposed transgression, the remedy was plain and easy-to change the venue to a more distant county, where no dissatisfaction or irritation of feelings had prevailed. It had been said, that a similar act person, or for seizing arms, or entering had been intended to be proposed by the houses under colour of any authority given late ministry. He would only say for one, by this act, and it shall appear to the judged that he had never been consulted, nor had heard of such an attention, nor had he tried, that there was a probable cause for ever seen the present bill till yesterday, doing the act complained of in such action, If the state of Ireland was such as the and the judge or court shall certify the right hon, gent, represented, and that a jury could not be had there whose minds were not in an inflammatory state, why not take away the trial by jury entirely, at least suspend it, till the relings of the people were restored to a greater degree of calmness and composure? It was a mockery to continue the trial by jury, and yet to deprive an injured person of the effect of a verdict after it had been given in his favour. It was said, that the judges of Ireiand were fair, impart al, and apright. He should be sorry to doubt it. He believed, that they, in common Inth the judges in this part of the kingdom, with whom he was more intimately acquainted, possessed every honourable and upright feeling and quality. But this was a power not to be intrested to any man. It was such a power as the law had refused to any judge, or any set of judges whatever.

"The Attorney-General contended, that rors in such actions of damages might be the enactment now objected to was not so novel as the hon, and learned baronet had supposed. He confessed that plaintiffs in the situation alluded to were to be deprived of the benefit of the common law; but was fot this already the care in all revenue questions? Where an officer of the revenue was sued, nothing but the dry sunage sustained oy the injured party washwarded gistrates were secured by a clause like the against him. Where it was a offestion of intention in revenue cases, and nu intention Sir Arthur Pigott said, he was decidedly could be shewn, the plaintiff could not reof opinion, that the provision now objected cover; and it had been determined, in the

question of "probable cause" was a question for the judge. There the defendant would have an acquittal, and of course his costs from the plaintiff; here the plaintiff s to have a nominal verdict, even although the judge was of opinion that the probable cause was with the defendant. The duties which magistrates would have to perform in the present state of Ireland, were of a most invidious nature, and he thought that this was not too great an indemnity to allow them in the ducharge of 'such duties.

Mr. Boyle (solicitor-general for Scotland) contended that the hon, and learned gent. (sir A. Pigott) had gone too far in treating the proposed resolution as so great a novelty, and as so grievous an infringement in question so very obnoxious, why did he not come forward, in his official situation, when he was attorney-general, and move that it be expunded from the statute book? He had no doubt that the hon, and learned person, when in office, agreed with his friends in the ministry in thinking the clause in dispute essential to the well-being of Ireland He. (Mr. Boyle) recollected being in the house on the evening when the present bill was inthat gentlemen on every side agreed remedy left; that they had still a jury to in the necessity of the measure, except our protect them, and to redress the wrongs hon, gent., whom he now saw in his place, they had sustained. If the clause now ob-(Mr. Sheridan,) who declared, he had no jected to, he ever, should pass, they could doubt most conscientiously, his respliction have no such consolation. They might apto oppose the bill in every stage.

heard a legal or constitutional sentiment ut- interpose, and deprive them of that recom-tered on the subject, except what had fall the pence for their wrongs to which they were from his bon. friend behind him, (sof A. justly entitled. He would ask, could a man Pigott). He had, indeed, heard frome in this situation have the same feelings to thing like an attempt at a legal defence of wards his country as if no such clause had the measure, by shewing that such practices found its way into the present bill? also prevailed in revenue questious.) But able to law or to the constitution. Was it had been the ru n of two worthy individuals; not known and acknowledged, that our rethe one, that of a merchant who was taken venue lays were infractions of our constitu-tional liferties, and were only tolerated as for his appearance at the necessary time; ester of necessity, which, indeed, was the this was refused; the man's business was

case of Sutton and Johnston, that the only attempt at a vindication of the present measure? The necessity of the revenue laws we must all be aware of, a great revenue could not otherwise be expected to be levied; but of the necessity of the present provision, he confessed he was by no means convinced. An hon. gent. (Mr. Boyle) had, however, treated the provision as part of the existing laws of this country, and had asked, why, it so bnoxious to his learned friend (sir A. Pigott), he had not moved to have it expunged from the statute book? A provision to the same effect he (Mr. Whitbread) admitted, did make part of a statute of the parliament of Ireland, which would expire on the 1st of August would have been too much however, he suspected, for his learned friend to have come forward here. and moved to have that enactment expun-, of the law and constitution of this country. ged. At all events, an enactment of the fithe hon, and learned pant, had consulted frish parliament could not act as a precedite statute book, he would have found that dent for that house, or afford any such are similar resolutions as to Ireland had been gument for now adopting it, as if they had passed repeatedly before this time, nay been re-enacting a former legislative meathat at this moment such formed a part sure of their own, There might be a geneof the law of the land. If the hon, and rul conviction of the necessity of the present learned gent. had found the enactment act, and yet the clogging it with one clause similar to that now objected to, might render it so unpalatable that many gentlemen who, like himself, were not otherwise unfriendly to the measure, might rather wish to see Ireland take its chance than thus relinquish one of its dearest and most valuable rights. It was hardly possible but that in the execution of such an act as the present, innocent persons should suffer winng. country, however, would still be naturally dear to them, and they would cheer themtroduced, and remembered perfectly well selves with the hope that they had sall a peal to a jury; a jury might give them re-Mr. Whitbread declared, that he had not dress ; but they might then find the judge

Bir John Newport related two cases in

rained for want of his own presence to con- tained that the decision would be strengthduct it, and he became a bankrupt. He afterwards went out to America; he carried with him the disease of the mind which had thus been occasioned, became melancholy, his senses were deranged, and he made an attempt upon his life. Another person was apprehended in the county of Tipperary, because he was guilty of having a piece of French manuscript in his pocket, and by order of the sheriff he was flogged, because the sheriff in his extreme loyal zeal concluded that the manuscript must be seditious, or it would not have been written in French, a language which he did not understand. He therefore intrealed gentlemen to look a jury was supposed to be erroneous, the little at the other side; to feel a little for constitution had provided a legal mode of the injured individual as well as for the erring magistrates.

Mr. Windham always considered the principle of the revenue laws a very deplorable. departure from the general principles of induced to think that we ought to adopt the judges in Eagland and in Ireland, he what must be in some instances an unjust exception, instead of what was an acknowledged, just, and liberal established rule. The case of Sutton and Johnston was a

imitation.

Colonel Vereker was afraid this excellent bill was in danger of being frittered away.

The Solicitor-General said, that if this clause was omitted, all the preceding clauses night be cancelled also.

General Loftus spoke, from his own ex-

perience, in support of the clause.

Lord H. Pet declared, that in every Anciple of justice we were bound to administer relief to the injured individual, even though it should not be done at time

expence of the magistra

justice of the measure : as a niatter of policy even, it was to be considered, that such a measure would naturally irritate men's minds when they felt that they had suffered damage, when they appealed was Tlamen say, if it were proposed for such, or court of justice, and a jury awarded them | indied for any period, to put England in some compensation in damages, and yet it such a situation? was not in the power of the jury to extend c to the in ividual that justice to which they clayse; as was knew he was entitled. When he saw the verdict of the fury superseded by the deci- land were in such a state as that countries sion of the judge, was that a way to reconcile the feelings of Irishmen? was that glish gentleman would be foungestion of way to bind Ireland by friendly attach the adoption of a measure mintention ment to this country?

The Chancellor; of the Exchequer main-

ened, the interest of individuals would be better secured, by the opinion of the Judge and Jury being both made public. contended that the cases to which gentlemen alluded appeared to be what the law termed damnum sine injurid; and priyae interest must give way to public good.

Mr. Windham said, that if the magistrate was supposed to be innocent, that is, with respect to the quo animo with which he acted, and yet it was seen that an individual suffered materially, government or the coun-

try should reimburse the sufferer.

Mr. Morris said, that if the verdict of a redress to the party who supposed himself aggrieved, as he might move for a new trial, then for a second, and on to a third; and. if three juricular the county were agreed as to the same chief point, however highly he re-British legislation, and could not readily be spected the character and general conduct of must say, that he should think the verdict of three distinct juries infinitely preferable to that of any individual who might oppose their decision, however highly venerable singular exception not extremely worthy of that individual might be seen in other respects.—The committee then divided upon this clause, and the numbers were: For the original clause, 75; for the amendment, 28; Majority 47.

Upon the period of "two years, and to the end of the next ensuing session of parliament," being proposed for the duration

of the act.

Sir John Newport rose and deprecated such a period, as it implied the contemplation of a necessity which might cease long before parliament was in the habit of annually considering the Mutiny bill, and the reasons Lord Millon reprobated severely the in- which induced that babit pleaded with still stronger force for the annual consideration of a measure of this nature, which would go to put Ireland out of the pale of the consti-What, he would ask, would gentution.

Oblinel Vereker was an advocate for the

General Phipps, who stated, that if Engor likely to be so, he believed thwarded present.

Mr. Windham thought that shortening

the duration of the bill would be a sort of because he was sorry to say there existed pledge to the Irish people of the reluctance with which parliament imposed such an act upon them, while its present extended duration-would directly indicate an indiftereuce upon the subject. Tor, although the necessity for the bill might now be fully evident, still no man could presume that the period objected to might not long survive that necessity.

The Chancellor of the Exchequer was decidedly of opinion that the clause ought to pass in its present stage, because there was no probability that the necessity which called for the bill would so soon cease; and also because it was desirable to prevent the agitation of a question of this nature so often as the right hon, baronet professed to wish lest such agitation might tend to aggravate the evil which the bill was meant to cure.

Mr. Grattan deprecated the continuance of the bill for so ling a term as that proposed by the clause now in discussion, and earnestly intreated the house to comply with the suggestion of his right hon. friend (sir J. Newport). The right hon. the chancellor of the exchequer, he said, had argued, that this bill would cease to operate as soon as the occasion for it should cease, and that it could be no grievance where it was not in operation. He (Mr. G) denied the fact. Would the house, without any proofs at its bar, or appointing any committee to enquire into the situation of Ireland, and report on the necessity of the case, proceed to pass a bill, abrogating in Ireland for three years, the rights of the constitution, merely because, at present, there was a manifest disposition in some places which called for vigilance and the strong hand of coercion? Was it no grievance to declare the power of the crown absolute and to authorize government to proclaim the whole or any part of the people of Ireland out of the king's peace, and liable to military execution or arbitrary But, supposing such a stransportation ? power vested in the hands of the most wise and humane chief governor that ever, existed, was it no grievance for a free people to feel themselves placed in such a predicament 'for 3 whole years, without any examination iuto the necessity of such a measure? tional blent monarch that ever existed? He a French connection, first by co just ting-

some necessity for it. He knew it was extremely unpopular in Ireland, from the hundreds of letters he himself had received upon the subject; but still, under the existence of some necessity, he was ready to vote for the bril, and to take his own full share of the odium and unpopularity attached to it. This was a time in which every man should be prepared to sacrifice, not only some portion of this liberty, but of his popularity also, for the safety of his country ? he was ready to sacrifice both, for the good of the state, because he would rather give up his situation as a representative of his country, than sacrifice public security at the shrine of popularity. He was assured by his right hon. friend near him (Mr. Elliot, the late secretary for Ireland), that there were in various parts of Ireland, secret nonturnal meetings of a dark and dangerous nature. This called for the bill, and therefore he would vote for it, even without the modification of the clause required by the right hon, baronet. But he most carnestly intreated of the house, and of the right hon, gentleman opposite to him, not to push this bill to an extent so unnecessary, which even the Irish parliament, at a period. and in a state of things much more generally alarming, only passed for one year, afterwards for two, and lastly, in the hour of its death, just before the union, perpetuated for seven years. The feeling he wished the house to impfess by this bill upon the people of Ireland was, that it was a measure of necessity, which would cease with the cause, and subside with the disposition it was intended to correct; but he seriously apprehended, that its enactment for 3 years would tend to aggravate the mischiefs it was intended to correct; because, by evincing to the people of Ireland an indifference towards extending to them British privileges, a question might arise in their minds, whether to prefer the military government of France, or the suspended constitution of England. The question in Ireland now had nothing to do with religious conflict, or republican principle, but was simply this, whether Ireland should continue a portion of the British emphe; or become not a portion of France—but absolutely nothing : for ; able to the people of England think it no annihilation would be her fate under French. able to that parliament should declare conquest. He knew very well, France not know of the crown absolute for 3 years, would have her spies in Ireland to create a venue law er the most mild, humane, and French party, and to endeavour to foment tional law er the most mild, humane, and used said, that he would vote for this bill, but with a certain view to mere it the in-

the case, he was sure the noble lord on the apposite side (lord Huwkesbury) would be glad to have this opportunity afforded him **ef contradicting it**; but if so great a calamihis majesty's ministers would lose no time in laying before parliament the grounds of he dispute between the two countries. Indeed, he trusted that parliament would in this case meist upon having full information, and that so unfortunate an event had not occurred without ministers having done every thing in their nower to avoid it.

Lord Hankesbury sain that the only answer he could give was, the he had no authority to make any communication at present on the subject to which the noble lord had alluded. That noble lord, however, did him no more than justice when he supposed that every thing had been done on the part of his majesty's ministers to avoid se unfortunate a result as hostilities between this country and the United States of America. No one could lament that event more than he would, if it should take place: but in that case he should certainly feel it his duty to lay before parliament, at as early a period as pessible, every information which would be no essary for them to form an opinion on the's brect. Their lordships, owever, he was sure, must be sensible of the impropriety of any presentere commusucation, and therefore would not expect any from him at this mement.

Lord Halland in explanation observed, that it was not his wish to urge his majesty's minuters to any preprature communication. He was only anxious to take the first opportunity of expressing his sense of the calamity which was said to have occurred, and his hope that parliament would not separate without receiving full information respecting its cause.

The same of HOUSE OF COMMONS. Monday, July 27, 1807.

[LONDON PORT IMPROVEMENT BILL.] On the reading of the order of the day, for India docks, would not, without some obthe third reading of the London Port Improvement bill, which was fer the advancing 30,000% to the West-India dock company,

Mr. W. Smeth rose and said, that he had the postruction of a very numerous class of traders in West-India produce, to oppose she bill; of the progress of which, to its present stage, he was wholly unaware, un- fair representation.

Assess this country and the United States til informed by mere accident, nor could of America? He should rejoice to hear he have obtained a printed copy of the brill that the report was untrue; and if that was but through the kindness of an hon, friend near him, in order to be fully apprised of its The persons who instructed him object. to oppose the bill, and the list of 60 of whom he had in his pocket, would have my had really taken place, he trusted that come forward with a petition against it, but for the very advanced period of the session. They complained of very oppressive grievances and impediments to their trade, caused by the conduct of the cock company, and they desired only to relister their protest against granting to the company, by this bill, the sum proposed, and thereby further confirming their monopoly. until they should reduces the grievances complained of, and which the parties aggrieved were ready to state by petition.

Mr. Alderman Shaw, as a member of the dock company, f declared that, in the course of his experience amongst them, he never witnessed the slightest disposition on the part of the company or their servants to inconvenience, much less to oppress or injure, any man, on the contrary it was their earnest wish, as well as their interest, to give facility and accommodation to every trader resorting to those docks, to the utmost of their power, and he was convinced they would, at any time, be ready, with the utmost cheerfulness and alacrity, to remove, upon representation, every cause of complaint to the utmost of their power. Besides, he begged leave to observe that the 30,000/ granted by this bill, was not for the private advantage of the company, but for public purposes; namely, for building a party-wall between the outward bound, and the homeward dock, and thereby the better to prevent depredations on the ship owners, and frauds on the revenue: to build offices for the accommodation of his majesty's officers of the customs there, and to erect barracks for the convenience of the troops it was found nicessary to employ, in order to prevent depredation. He therefore hoped the house, feeling the necessity of those arrangements for the completion of the Westvious grounds, reject the bill.

Mr. Alderman Combe allowed that there were many complaints made of disappointment and impediment, such as alluded to by his hon, friend who opposed the bill, but they were such as he had no doubt the company would be ready to remove upon

Mr. Hibbert supported the bill, defended | farthest. the company, and lamented that the hon. gent. who brought forward the objection had not himself more frequently visited the docks, and witnessed the alacrity and dispetch there evinced for public accomodation, and that he had heard the story only from prejudiced persons, whose complaints arose from their own irregularity, rather than from any fault of the company. If carts were crowded there in such numbers as rendered it impossible for them to be loaded within the hours darly appropriated to business, it was undoubtedly expensive and vexatious; but how were the company to blame? There were many, he believed, who did not like to send so far for the produce, and were averse to the docks on that account: and others who disliked them on account of the death blow they had given to smug-gling, and to plunder upon the property of West-India merchants, from the moment they entered the mer till they were cleared at the custom-house, when existed before the e docks were erected: but the man or time of those docks to the public would be better estimated by a calculation inication to the house upon the subject? win is he could prove, namely, that beof West-India produce upon the trade in London, amounted to half a million annually, besides the proportionate loss to the revenue. He trusted, therefore, the house would not, upon slight and unexamued grounds, withhold the aid proposed by this bill from an object of such public importance.—The bill was then read a third time, and passed.

[Founds Treaties' AND DISPUTE WIFH AMERICA.] Mr. Whitbread rose and observed, that he had waited to the last moment in the hope of seeing the right hon, the foreign secretary, in his place, that he might put to him some questions. He could not however, let the present occasion pass by without submitting shese questions to the right hon. the chancellar of the exchequer. It would be in the recollection of the house that the right hon, gent., whose absence he had alluded to, had on a former night, in reply to a question put by him, respecting the treaties or engagements with foreign powers, poticed in the speech at the commencement of the session, stated, that he had should appear that there was any thing it reason to habeve, that he should be autho- proper or unjustifiable in the conductiff giand to lay those treaties before the house, officer concerned, there certainly per the week fefore last, or less much at every with on the particular major Voz. IX.

He wished to know, then, when this communication would be made to the house. It was not his intention, however, to press for the communication. unless "it could be made without inconvenience to the public service; but it was natural, in should feel considerable anxiety to the treaties laid before the house as exi ditiously as possible.—He had also another question to ask the right bon, gent., concerning the very alarming event, of white intelligence had been received, respecting the capture of an American frigate by a British vessel. This event was felt by him. and would be felt by every sober, and reflecting person in the netion, to be in the highest degree planning. What he wished to ask was matcher any communication light been received by his majesty's government of the circumstances that had led to this trans-Whether the officer concerned wetion? had acted upon instructions furnished to him by the government at home, or upon his own feeling of duty or propriety? And whether it was the intention of his majesty's ministers, to make any commun

The Chancellor of the Exchequer, in the fore the erection of those docks, the plunder absence of his right hon. friend, would answer the questions of the hon, gent. He assured the hon, member, that it was the interior of his right hope friend to make the communication, he promised, le inorto At the same time he most observe, the right hen friend had not internated the he would lay a treaty or treaties heart. house. The hon, member and the heise recollect, that, in what passed of former night, his right hon. friend a stated only that the treaty altuded to the pended upon a contingency, which contingency, if it should not take place, would render it unnecessary to produce the treaty to the house. With respect to the office question of the hon. gent, he should hot that there would be no necessity to make any communication upon the subject. What he should state at present was, the as a member of his majesty's government, he was not in possession of all the circus stances of the case, and could not there make any distinct tempunication upon the on receiving the necessary information . 80.

construmate the fullest reparation that the national in every stage, and should there-the of the case would shall take the was con-fore move an amendment, it that the bill the description of the day three that to impute blame is any quarter months." before a knowledge of all the circumstances

May Whatbreas disclaimed any idea of country blame to any man, and was glad the had asked the information, because he knower he bad received from the right gent. shorded him great consola-

MILITIA TRANSFER BILL.] On the question being put for the second reading of the Militia Transfer bill,

Sir Robert Williams rose to oppose the bill. He approved altographer of the sysfact. He called, then, on all the independent gentlemen in that house; to support their own consistency by supporting that system, which they had last year so deliberately and solemnly sanctioned. He had always been a friend to emistment for a limited the motor because the measure would recruiting of the army. increases daily and hourly, so as, a hour time, to give the cuntry a discounting force, adequate to every national surpose. The object of the hou. explored so beneficial. They proed to take from the militia, a force best paired to take from the militia, a force best palculated for defence, in order to add to the disposeable force, which was not now cars appointed to the volunteers, he maintained that they were of no use to the volunteers, because they had no luthority over them, and could not put any corps through a single matheuvre, without the and isveshed the force of the country by order of the colonel. The wither wing such expeditions as that to keypt, which ierenrithdentition with the right hoth gentlessen a force so much decried by a right hoth, men the late all ministration gent, opposite, (Mr. Windham), whose two least of their measures respecting the lents he demined, but whose politics appropriately a saving of 300,000, peared to figure be too theoretical and specific the nation, without rendering that tories culative, he might truly say, that the spirit with which they had come forward had saved the affect of the country. He was of opinion that the same of opinion that the same continues the same of opinion that the same continues the same conti

Colonel Stanley also opposed the bill. of the transaction should, afford the means because it would desired the militia, and be oppressive to the country. The men that were to be taken from the militia, were to be replaced by the baller. He did not approve of the measure, in the held out encouragement to officers it mintes to seek promotion in the line by the number me men which they could softwere to younteer from the regiments. I have a most injurious effect upon the militia, for which it was at present so difficult to papcure proper subaltern officers. In the present critical circumstances of the country, tem that had been produced but year by the he was very unwilling to oppose any meahave ministers, and he had expected that the larges that might be deemed necessary, but han gapthemes opposite had become con- a sense of day obliged him to oppose this warts to its merits, and that they would measure in every stage. It, however, the have had the manliness to acknowledge the bill should pass my a law he would not throw any improment in the way of its lie trusted, that in such a case, operation. a clause would be introduced to prevent the recruiting parties or commanding officers from tampering with the men. The militia was already in a declining state, and forperiod, and he was confirmed in his opinion his part he would much rather the poble by the success that had attended its adop-lord had brought for dard a proposition for tion. That system had raised 22,000 men annihilating the militin altogether, then for in one year, and would continue to pro- degrading it by making it subservient to the

Mr. Willoughby would give his support to the measure, because at this eventful period, when the states of the continent were over-run, and when we were threatened with the same fate that had befallen other nations, vigorous measures were absolutely a necessary. I his measure he considered et- 4 ficacious, and from conversations which be had had with some militia officers he was conwanted. As to the suspecting field offi- annead, that if double the number proposed to be allowed to volunteer were necessary, they could be obtained readily. Here he could notbut remark upon the neglect of the late ministers, who had descrited our brave allies, these inspecting field officers would save minated in a disaster that tarnished the fuse of the Section, but that was no tre of the British arms. Of the volunteess. consideration with the right hori. gentle- a force so much decried by a right hori.

pressing a hope that those dissentions which had lately prevalled amongst them, would ceme, and thut there would be the same unitationity in the councils, which he was specified would be in the field.

Lord Land toke against the bill. He dimited the like army would gain by the peration of the bound to look farther, and the man would become of then be would become of the orthist recruiting? That source of supply for the army would be effectucut of by the effect of this measure. The ballor, by waiting bounties, would destroy the regular recruiting: "It was remarkable too, that the plan of the noble lord departed from the precedents of volauricering from the militia into the line. The volunteering in 1709 had not been followed by a ballot. A socilar volunteering from the militia had take place in the course of the present war, and not been succeeded by the ballot. This constituted an essential difference between the Though he present and the former cases. objected to the whole of the measure, he might be induced perhaps to withdraw his opposition to to it one or two points were to be reded to him. The first was, that newproposition should be made, under any circumstances, to the men who should volunteer. To enlist for a longer term than that sanctioned by the system adopted last session. "Another was, that the men who should be haused by ballot to supply the place of those who volunteered into the

for the bill. Mr. Lockbart most heartily approved of the measure, because, as the noble lord who proposed it had stated, it would not interfere with the regular permanent recriffing for the army. "I was a temporary measure to meet a pressing exigency. This measure was not like that of the right hon. genturpposite (Mr. Windhim), in its infancy but complete major at once. The soldiers it would give to the writy, would nated by a right hon. gent. White Forker to dur siduation. If the enemy should conbe men not capiled or entrapped in an in-fevery thing we hold dear. He would recautities moment; but men who had seen glize what he told his army at Ultis, the

armiy, should not, in any case be called on

to refunteer into the line. If these points

were ceded, he might be induced to vote

inspecting discussions said permanent others in which the tas moved was duty there necessary to make the force of the force of the foot gent concluded, by expecting the message was founded in compulsion, but that argument would ply against all the militar laws. They had at the seen unput table, and duced right to seen unput table, and had received at the seen to them. But at had recommendation to them. But measure were only of even greater consion, he would readily lend himself to be support; under all the circumstances withe country, when its involve to for was en to become subservient to his power, and would perhaps enfoll them all against this country. The midister of this country ought to provide, to the energy of his mea-aures, for its may. That was the duty of any man, whoever he might be, that wi minister, and the measures he might adopt for such a purpose would be chesifully Sibmitted to and supported by the people A minister who should act in that manne with energy would stand upon the firmest ground, but he that should neglect the curify of the country, by pursuing an opposite course, could not maintain himself They had seen it stated in for any time. one of the French bulletins, that the French soldiers ridiculed the Cossacks for their mode of warfare, by discharging arrows at the enemy, as European arms were not to be encountered by such weapons. This shewed the necessity of procurity suitable to the enemy it would an contend with. That enemy emile pulsion for the most tyranniad and should we not resort to it. our preservation? The people, its ever should be necessary for the purpose He could not believe that the militia officers, so brave, patriotic; and high-fninded a class of men, would less any reluctance to consent to this meaning seeing and knowing as they must do, that our fate depended, not upon what we might do six months hence, but what we shall do at present. Every feeling of public duty and private honour, a proper regard for our religion and property sevell as for every thing that can be valuable in curil or social life, must bind them to promote the on a farmer night, sui generis. They would oder this country, he would rob us of grand who only regretted, that the he had 500 years of sengernce to inflict

bate for the 500 years that Great Britain gentlemen with whom he acted, but "had rivalled and resisted the power of was the natural con-equence of the insti-France, would be discharged with accumu- tution [a cry of no, no]. The begged gen-Listed interest. If this were true, he was tlemen to examine the pupping In the year sure that militia officers would not feel 1505, the volunteer forte was upwards of either disgust or relatation in consequence 400,000, but, at the commencement of of a measure which was necessary to pre- the year 1806, that force was reduced to serve the country from the dangers that \$15,000, and this was before his honthreatened it. He was sure that there friends had come into office before my would be no objection to the measure, regulations which they afterwards made exwhen it would be seen that it was beisted, and therefore the charges so concome necessary. In the se of an individual stantly urged against his hon, friends was who might not be willing o go from his not borne out by the documents. Every family though balloted, a fluid might be body must be aware that it was the nature provided by private benevolence to cover of such an institution to be iluctuating, and him from the severity. He cally threw out it was evident from the documents on the these hints, that means might be devised to table, that from he time when his hon. might occur, though he was aired that the practical consequence of acting upon such a principle, mi htie injurious u another way, by interfering with the regular recruiting for the army.

Mr Calcrest could not concur in the sentiments expressed by the hon, gentlemen, who had for the first time addressed the both he and his hon friends admitted, that house that night, (Nessrs Willeughby and it was necessary that there should be some Lockhart) though here. Jan rous to con-lorgan between the volunteers and the go-For in any measure that might be deemed vernment. But there was a complete staff necessary for the security of the country, in in every district, v ho were nearly idle, and the critical situation in which it was placed. Before he could a ree to the proposition of considerable saving to the nation. It might the noble lord, he must first look at the si- be said, that the saving would be small. tration of our national force, at the pre- he contended, however, that the effect on plan itself. When be found that the force principle of economy, would be considerable. countrymen that compulsion, which the quitted the service? It was somewhat re-

England. What he said than, he would no lunteers. If gentlemen were but to exact the papers on the table, they would flesigns against this country. That enemy find that any diminution which the volunteer had never broken his word in any thing cruel, torce might have undergone had not arise. obviate any cases of individual hardship that friends came inter office to the latest return, the w faction of the volunteer force did nother (41) 25 000 Any gentleman. who looked to the lact, and compared that diminution with what had taken place me the antecedent ver, must be sensible that there was no found tion whatever for the clarge. As to the inspecting field-officers, both he and his hon friends admitted, that who, by performing this duty, might cause a ext for the noble loid's plan, and at the the country, by attending to every necessary already on foot was; if properly organized, He asked too, why those inspecting officers arranged and regulated, sufficient to save had not been taken from the half-pay, rathe country, he was anxious to spare his ther than from amongst those that had noble lord considered necessary. If he was markable, that of the 70 inspecting field-persuaded that the existing free was suf- efficers, only 16 were in the army. Did ficient for that purpose, he was justified in not that look like a desire to extend paopposing the noble lord a measure. Before tronage? It certainly wore to him the he proceeded in his argument, he should strongest appearance of that which had so beg leave to make one or two observations lately been the topic of mutual charge and upon the volunteer force. He was fully recrimination in that house. As to the sensible of he z al. The spratt idthat due plan of the notice lord, which was to opesense of the country's danger, with which the volunteers had come forward in its dethould volunteer from the militar by the fence, but he could not sit silent and hear ballot, what was that but a conscription to charges brouk against his right hon. supply the srmy? If such a measure was friends of the late additional times that they recessary it would be much better to emfriends of the late administration, that they necessary, it would be much better to em-had by their measures disminshed the vo- ploy the ballot to procure men for timore

enlarged sphere of service, as in the case pedition, at least in the two armaments of the army of reserve. This he should they had been preparing, than all their preparer to raising the men for the militia, decessors had sension. They certainly had and waiting till they should become desi- collected more men and transports for their rous of a line enlarged sphere of service, while the disposable torce of the gountry was, in the nigau time, squandered and dispersed. But what was to become of the militia during the propess? It would be June next before the men raised for the ballot would be fully trained and effective, as the militia regiments are at present, so that though he had felt it his duty to oppose it the noble lord's measure would, without at the time. The mobile lord had started, any adequate necessity or object, paralyse that it was not his intention to take any that important arm of the public force. To measure that would affect the militia, bu

expedition, for which it was less difficult to find any thing then an object, or an officer to command. When the volunteering from the militis bits wiken place in 1799, there was a considerable foreign expedition in progress. Again, in the year 1805, these was some plausible pretext for the measure, shew that there was no necessity for was it not galling to officers who had exthis, it would be sufficient to take a view crited themselves is making their men good of the force now existing applicable to soldiers, to have so constitutional a force defence. There were in Great Britain for defence infittered away, at the moment and Ireland at present, of regular troops, when there was a probability of its being " 183,000: mintia, 17,000; havel troops, brought into at fron? It would be to mock seamen, and marine, which, by being emothem, to give them the name of militia, if ployed round the courts, were applicable they were to be converted into a supplying to defensive purposes, 1.0,000; artillery, source to the army. If ever the day 20,000; amounting together paramethan was to arrive, when British blood was 400,000 men. 'I here were, besides, 300,000 to be shed upon British ground, it would volunteers in Great Britain, which, with be degrading and disgraceful to militia offithe sea fencibles, and the volunteers of lies cers to be deprived of the opportunity of lend, made an aggregate amounting to shewing their bravery and their skill in the nearly one million of men in arms for the defence of their country. The noble load defence of the country, and attorded by our had also declared, that it was not his in-limited population. With such a force as vention to alter or interfere with the system that in arms, could they not provide for the of her right hon, friend : but it was his insecurity of the country without harassing tention to subvert in The ballot would inthe subject with a conscription or ballot? teriere with the regular reorniting, and a If they did not concerve that force sufficient, falling off in that would afford ground of they were more apprehensive of the power charge against the system. The hon, make of the French arms than he was disposed to men opposite viewed with an environ and be. The plan of the noble lord would, no malignant eye the mmortal credit belonging doubt, procure a valuable supply for the to the system established by his right hon-army, but the militia was to be filled up by a ballot that would fall heavily upon a par-ticular class, and the ballot always resolved the ordinary recruiting in the same time? itself into a bounty, so that it would thus it had; and that was doing a great deal. become a heavy and oppressive tax upon a He remembered the high bounties and the class least able to bear it. It was not just complicated and vexatious machinery of to procure the supply for the army from that bill, be remembered the ages and any particular class. For his part, he description of men obtained by at, and it should much rather have the men ruised by the returns were to be analyzed, he believed bounty from a public fand. When the volumering from the radiitia had formerly as appeared in the returns had been actually been resorted to, it regted on totally dispersive to be analyzed, he believed that it would appear that no such numbers as appeared to, it regted on totally dispersive to the supplied to the army. The scheme of the ferent grounds. The noble lord had stated, noble lord was a secured attack by sap upon as a ground for the measure, that the regular force of the country had been scattered said thus much impoposition to the bill; he and dispersed by the predecessors of the should add that he was not as great as and dispersed by the predecessors of the should add, that he was not as great an present administration. But that noble enemy as others to the ballot, as a mode ford had not stated, that the present mini- objectiving for the army, but it was only sters were sending more troops in one ex- to be justified by a strong and imperious

occasioned by the retreat of those who had the bill.

served their terms, were not filled up. He Mr. I was and the line, but who makes of common that the in-perior field the militia colores and the line, but who force was, in comparison with our population, beyond that of any other country. we enjoyed. The recruiting under the new supersede the plans of its predecessors. with; the militia ballot was totally sus- severe in rejecting a measure so much to then to retire should come to be balloted other exertions also, without which it would the execution of this measure when it should country, of providing a supply of timber be passed, for however it might be in ge- for the navy, now purchased so dearly from sensi matter of commendable equilation in foreign nations. He trusted that a comthe to vie with each other who should mittee would be appointed to enquire, and

the constitution single force marked out have the best regiment, that emulation by the constitution single force of the future must gain may to the superior importance away and if any considerable addition of the preservation of the country. It were necessary to the chippenable addition of should be matter of pride to encourage the the country, the ballot country than the manner who in such in exigency, would rather reproposed in this till, it with Chapte, to the business has been return bad could look with little considere to their extended, though he allowed that was 12- men, and could be boked upon with ther a limited criterion, had found, that little confidence by those men, if it should ation had not decreased in consequence | be necessary for them to go المُلاَنِينَ action totite late measures of military arrangement. gether on Butish ground. He did not abought some extraordinary excition think the Training act could be rurned inin the way of recruring was required to effect in its present form; The line in the present crust, . With respect to any could not spare officers for the mate, not general dispinution to the distinue of the could the distinue. The distinue be valunteer chips, the we make competent to considered well afficered in their own kind, speak; but me the corporation amount anded, If the continent should make a general consisting of 400 men, there is been no peace on the terms dictated by Bonsparte, failing of. He thought it a great defect in we should have to maintain the courses the arrangement of the late plan, with re-fample-hunded. In that case all our force spect to the militia, that the ballot was all fishould be called info action, and with a 4 together stopped, and that the vacancies wew to strengthen Kat force he weight for

officers, though in some instances of use, should have the best discipline; and, if need not be to numerous as they now were. occasion should arise, the best fighting bat-- Colonel Wood said, it must be allowed, talions. The object of this bill was to de-'a that the present crisis called for every post press the militia, and to raise the glory of . sible exertion, in order to have not only the fine upon its numb. He should thereample means of defence at howe, but also fore of pose the bill, looking upon the miof newerful attack, it opportunity sould little as those most interested in the preservithe agreed that our existing armed vation of the land, consequently those most likely to hight for it, and best entitled to its favour and confidence. With respect But, when the despotic power of the present to the consistency which gentlemen were wher of France had been unable to find called upon to shew, he had never known retroits without resorting to conscription, any consistency during the 15 years that he at he did not see why we spould abstain from had sat in parliament, except in uniformly resorting to wineasure of equal torce for substituting one plan for another, succorder, the defence of the freedom and happiness ing as every new government withed to steem had been hitherto so successful, be- He therefore hoped gentlemen wante bear cause it find no competition to struggle now consistent, and that they would parpended. In May it would ravive, and when be deprecated. He hoped that pertiament the five or so thousand men, who were would consider the necessity of making ' for, the effect of the plan would be much be impossible to go on in this contest. The less than it had been. It was not of meaweight of taxes, already so intolerable, a
sures of mere prospective access that the
could not be well factorised. He hopful
rest. He trusted that the colonels of the
militia regiments would universally promotes
that every acre that wis productive, would
that the trusted that the colonels of the
standard without exemption. He thought
that regiments would universally promotes
also, that thems anglet be found in the

anxious for adhering to its original constitution, yet if the bill should pass, he should do his duty by giving it his atmost sup-

Mr. Fuller differed from the hon. gent. who had last spoken. He considered that the practice which prevailed of late years, of making the militia nearly the same as regular regiments, hurt considerably the recruiting for the regular aimy, by causing a competition. When the militia was on the original plan, raised for only 3 years, and serving principally in their own cometies, then the balloted men often served, and acquired mil tary babits, which in-duced them afterward to enter into the regular army; but when that old practice was changed, and they we. a marched out of their counties, and kept on the Loting of regular regiments, then the men who were balloted no longer served, but obtained substitutes, at large bounties, which injured materially the regular army, by the competition which it gave rise to.

Lord Binning, maintained the propriety of our having different descriptions of troops, particularly with a view to home But as the power of making effective attack was among the most powerful means of detence, and as our regular army was the only offensive force that we had in addition to our navy, he thought an comparative view of the effects of the measutes of the right hon. gent, (M1. Windham) for recruiting the army, and the Additional Force Act, and contended that this latter would have been equally productive if allowed a fair triel. Considering the state of Eutope, and of the British empire, menaged with all the rage of the conquehe counted much upon the loyalty of the Catholics of Ireland, and was convinced seducing appeals of the bishop of Quimper. yet he could not help thinking that Ireland was vulnerable, and therefore to be watched with peculiar care, and guarded with an ample force: -- under all these circumstances best means of providing for ste

to report, not only what savings could be to the little little beginning saying that he nude in our expenditure, but also what with anxious to express his sentiments of the further funds and resources could be called bill before it went into a committee, because byte action. Though he thought these redice had not yet heard that made out which peated drafts from the malitia so many longhi to have been proved in the first indeath-blows, and though he was most stauce, namely the necessity of the case. He had heard nothing to convince him that such emergence an bed been stated and at present, and mutil he was convinced of that, be could not assent to the bill in its outset. And here he could not help making. one observation, that in the whole course of those wars so protructed, when that housing was so often and so solemnly told by Mr. Pitt, that not an hour was to be lost, that the wisdom of the country must at joace and for ever resolve ... pon the best means uf bringing forth its alrength, and that after all those waternes, and consultations, and measures proposed, agreed to, and acted opon, that still we were now as we were at fret; that from the year 1793 to 1807, nothing had yet been effectually done in the way of determining upon some satisfactory mode of national defence. This was extraordinary, but it was not unaccountable, for upon a review of all those different planse and schemes, it did appear that they were calculated to act only on great emergencies. -They were provided against incidental events, and therefore were not of that permanent nature necessary to the progressive improvement, of a wise and comprehencive, system of military of fonce; therefore it was \$ that the plans of that statesman, as to the defence of the country, were not found told answer. The Additional Force Act, com sidered as a measure of security, entreposit increase of the line most necessary in this failed. And, now, what were they chants. inomentous crisis. The noble lord took a to do? merely to plovide, as it was said, against an emergency. But then, the present could not be said to be one of Mr. Pitt's emergencies. The French emperor was not now at Boulogne. Things were not yet brought to the mere cast of the die. The iate of the empire was not yet brought to the issue of a single battle, the country was not called on by any exiting circumror; the state of Ireland too, for though stances, to play the bad game of sacrificing the future to the present. As to the I'rench emperor he would here take leave to obthat they would repel with indignation the serve upon the didle and children way in which many persons were pleased to indulge when speaking of that person; avoids did not win battles. It was by deeds, and deeds of energy, we were to maintain our selves, and oppose him; but what was the the exigency was obvious, and this was the leed of energy that the country was unger alled upon to perform, and who were,

while you are harrying through the house Insurrection acts against the most vital part of the empire. The Irish Catholic is excluded from your militial a loud cry of no! no from the ministernal benches!. I do not say that he may not enter into your militia regiments; but I do say that the obstacles you have put in his way amount to a comparative exclusion. I have now but one obser vation to make, and that is, to express my garnest hope that his majesty's ministers do not think so desperately of our situation, as not to be willing and anx ous on all oceasions to embrace the first opportunity of accepting any overtures that may offer for peace with the upperor of France. There never was, I believe in the history of empires, an epoch in which peace was not the most desireable object, in which it was not wise to try for it, and madness wan tonly to evade to in saying thus much? I hope I shall not be understood as wishin to listen to any accommodation that could compromise the dignity of this great empire. The wish next my heart has alway been a peace with France; and I have always deprecated the war or words I have heard too often within these walls, directed against an enemy who is not by words to be resisted. Mr. Pitt always prefaced the statements of any new plansof defence or taxation which he had to propose, with infaited accounts of the pride and arrogance, themselves the war might have been so the relentless hatred and realousy of a cruel much longer protracted, that such a meaand implacable foe; -all this being abuse, sure would not be so immediately and inamounting to nothing more than that Buo- dispensably necessary as recent unfortunate infparte was a formidable enemy, and that events had rendered otherwise. As yet, however, such predictions have ters to have protracted the late warfare; been generally falsified. When Buonaparte but, perhaps, if assistance had some months came down to his menaced shores, he said before been, afforded, there might have that it was the only thing left him to try, been a chance of that event having been and that though the chances were 100 to produced; as it was, there remained only a one against him, he would be obliged to choice of evils; and he believed that the try it. He now will have the means of choice now made was that of the least of trial. We, I am confident, shal not be those which now presented themselves, deficient on our part. In such an extre- The ruler of the French had now made mity I shall not fear the issue; but, at the peace with all those powers on the coutisame time, I shall live in hope of what nent with which he had been engaged in war, may be more conducive to our happiness— and we had to contend with his whole all menograble peace between the two na- force, concentrated and directed against tions.

· the arguments of the hon, gent, who had and surely the house would not he state to just sat down most extraordinary, for he say, that this was such an exigency as calhad admitted that the common enemy of led for a very considerable augmentation of this country had conquered the whole of our force? As that was granted, the next The continent of Europe, and that he was question was whether it was not necessary

strengthening the resources of the empire, now about to concentrate and direct his whole attention to the attack of this coupe irv; and yet he had stremously contended that there was no orgency which called on the house and on ministers to adopt the measure now proposed for the defence of the country. . He begged the house would recollect that his majesty's present injuisters had been called on by several members of that house to know if they did not mean to bring forward some measure to this effect a and he had been informed just now, for he happened not to be in the house on the day on which it happened, that the hon. gent. who spoke last had been of the number of those who put that question. He, for one of those ministers, would say, that such a measure but been under their serious consideration from the first moment they came into office; but they had been desirous not to act with any degree of precipitation; first, because they wished to see what effects might result from the plan of the right hon, gent. opposte (Mr. Windham), and to convince han and the public that it was not their intention to overturn and do away every thing which had been adopted on this head by their predecessors in office; and, secondly, because they could not possibly toresce the disastrous events which had lately taken place on the continent; and from a hope and expectation that they would not have happened, had flattered if you did not kill him, he would kill you. impossible for his majesty's present ministhis country. In fact, the greatest part of Mr. Secretary Canning said, he thought the continent of Europe were against us;

to have part of it a disposeable force! A lone, had always shought with the hoil. nion with the hon, gent, that peace was always desirable; but hobegged the house to tair and honourable terus, it would be necessary to shew the enemy what we were prepared, at all points, to carry on the war; and that nothing would ultimately produce that desirable event more successfully, than being able to shew him that we were in a state to cope with him, not only where we had foreign possessions. possessions had many of them devolved on easiest and most speedy mode. his majesty's present ministers, from plans cessors in office; though he did not mention this with a view of giving any opinion on the propriety or otherwise of those plans. but merely to shew that the country was at this time so situated, as to require a much larger disposable force than it had a twelvemonth ago. This being the case, which he thought would scarcely be denied, the question was, what was the best mode that could be devised or adopted, of obtaining a large force of that description in a short time? He thought there could be but one opinion, that the measure of his noble friend, new under the consideration of, the house, was best adapted to this purpose; for it gave immediately a very large addition to our army, of troops already disciplined, and which would be able to act with the regular army, either at home or abroad for defensive purposes. With respect to what had been said, that it was intended to debase and degrade the character of the militia, he was certain that no such idea had ever entered into the heads of his majesty's present ministers; so far from it, he for

great infistake seemed to have been made member behind him (col. Wood), that it by several gentlemen who had spoken on this was giving the militia an opportunity of head, and who had seem a to consider a dis- defending the country on a more extended poseable torce only in the light of a force to scale, and would shew that their officers be used in foreign offensive operations. They, had not only made them soldiers to the eye, seemed to forget that we had many posses- but to the heart also, and that they were 'sions abroad which must require troops to emulaus and zealous to defend their coundefend them. Since the present war broke try, not only at home, but in every quarout, we had gained the Cape, and posses- ter where their services might be deemed sions in South America: a part of our force necessary. The hon, gent, who spoke last was detached to Alexandria and other had said that he would not, in argoing this places, which required, and would require, measure, touch upon any other matters troops for the purpose of keeping them, he which were not immediately connected would not say in perpetuity, but in order with it, and he had almost kept his word. to purchase what the kon, gent. who spoke He had, however, in some degree, departed last had so warmly expressed himself de-from it, in referring to the case of the sirous of, an honourable peace. He was people of Ireland, which he thought was one of those who so far concurred in opi- not immediately connected with this measure, and which was not, in his opinion, very fair and candid, when he knew that recollect, that in order to obtain that on the late ministers did not mean to have acted on the plan of any further extension of indulgences or concillation than merely the bill which had been brought into the house, had they remained in office. He hoped, therefore, the house would see the necessity of as speedily as possible adopt ing a measure which was, on all hands, al. at home, but in every quarter of the globe lowed to be necessary, and which the pre-Those sent bill was calculated to effect in the

Mr. Addington said, that if the question and operations originating with their prede- now to be considered was an ordinary one, and if he did not concur with a gent, who had spoken last but one (Mr. Whilbread) in thinking that the decision of the house might prove of vital importance, and that perhaps even the preservation of our indupendence might depend on the measures now to be adopted, he should not have obtruded himself on the potice of the house; but in this crisis of unexampled difficulty and contingent dangers, which most seemed to admit, though differing materially as to the means of averting them, he hoped it would not be thought unbecoming in him to submit to the consideration of the house such observations as the most mature reflection had suggested to him. -in one point, and indeed in more than one, he cordially concurred with his right hor. friend opposite to him, (Mr. Yorke,) that one false step taken at this time, might prove irretrievable; that the interval between the present moment and the next meeting of parliament might be big with events; in which the national welfare might be deeply involved; and that the utmost

caution and circumspection were necessary in deciding on such measures as might be now submitted to parliament. It had been therefore matter of great satisfaction to him to find, that ministers had, however reluctantly, acceded to the proposition made from this side of the house, to defer the second reading of this bill till that day. The interval thus given, he, in common with every other member, had turned to the best account he could, by weighing all the arguments for or against this measure; and he had even indulged the delusive hope that his noble friend opposite to him, (lord Castlereagh,) would have reconsidered his own proposition, and would have come down to the house prepared to substitute in its room, one as simple, and infinitely more efficient; one better adapted to the circumstances in which the country was placed; one 'equally practicable, and more certain in its results; and free from the weighty and insuperable objections that attached to the measure now under discussion. To his mind, this would have been an inexpressible relief, proportioned to the reluctance that he felt in appearing to oppose government on such a subject, and at such a moment, when he knew the value of unanimity in that house; to which unanimity he for one could not contribute but at the expence of every feeling, of every conscientious opinion, of every sentiment of public duty, and indeed without compromising the safety of the empire itself.-It would soon appear that his disapprobation of this measure rested on grounds not only different from, bu absolutely opposite to, those which had been stated by his right hon, friend (Mr Windham) on the bench above him. Hitherto he had always appeared particularly slive, almost to an extreme, to the dangers to be apprehended from the formiduble power of France; and had, on for mer occasions been the foremost in recommending the adoption of new partions, to meet new emergencies. Ap yet now he could contemplate those usagers, magnified to a degree that might disquiet the stoutest heart; he could look with a stead gye on those dangers, fouresed out of a proportion to those of any former period, and could gravely recommend to parlia-

iled on parliament to adopt. fficacy, the value, the wisdom of that great measure, the new military system, Mr. A. said, that his right hon. friend would lever expect to hear any doubt expressed y him: he ever should think, in full conidence of its successful result, that by it se had built an eternal monument of fame or himself, and had laid the foundation of he future security of the country. He ad been one of those who had expressed hemselves most sanguine as to its immehate good effects, and still thought, that if roper measures had been taken at an earier period for the promulgation of the new egulations, as to this moment they had not, its success would have been apparent much sooner, and to a much greater exent. But what had the right hon, projector of it always said on this subject? Why, that it would take not only months, but years, to bring it is any thing like perfection.-If, therefore, his right hon, friend at all agreed . Ath him as to the magnitude, or the proximity of the danger with which we are threatened, his own recorded opisions of the tardy progress of his own plans, afforded a complete answer to the objections which he now made to the adoption of some auxiliary measures, which whuld, at least, afford a temporary resource till his own might answer all the purposes for which it was designed. That ballot, in every shape, must more or less effect its operation, he did not mean to dany. This could only be temporary; every one would know the cause of it; and he was warrantd in believing that it would be inconsiderable. Because, during the operation of that great and most efficient measure (as he believed he now might be allowed to call it), the Army of Reserve bill, it was a fact that the regular recruiting had not diminished more than one fourteenth, as was demonstrated by documents laid on the table of that house. There was good reason therefore to hope, that the effect upon it would be trifling. -It would be already e rident to his noble friend, that he entirely .. concurred with ministers as to the indispensable necessity of adopting new and vigorous measures, which the state of affairs, and the feelings of the country demanded et their bands.—He applauded government ment and to the country, to be contrat to for its wisdom in persisting in the miledo nothing—to rest with their arms before tary system, which they list found shaped them-and to depend exclusively for his to their hands, whatever were their deso durity on the operation of those inthis clared opinions of it, and in evolding the sures, which he, when a minister, had danger of anhinging our whole military.



establishment by attempting to rescind | Was it possible to look back on the trisit. They had done more; they were not only giving it fair play, but, as he knew, had lately taken some very active steps to give it an accelerated impulse. How far these were the most judicious that house by going back to what had occurred could have been selected for that purpose, he should not stop now to enquire; he was sure they were well meant, and was confident that they would prove considerably efficient.—He would now come nearer to the question under the immediate consideration of the house; which was a proposition of the noble lord's to raise 38,000 men, of which 28,000 were to be disposeable force. It might be convenient to the house to look at this principally in three points of view. First, whether its disadvantages might not be greater than any advantages that were likely to accrue from it? Secondly, whether any advantages at all were to be expected from it, or if any, to what extent? And thirdly, whether other measures infinitely preferable might not be resorted to for the attainment of the object in view, which he had already admitted to be a most important one? On each of these points, he hoped that the house would indulge him with making observations; assuring gentlemen, that as he tary militia. What was the consequence? was not in the habit, so he never felt disposed to trespass longer on their patience. than was absolutely necessary to his view having been filled up, and a vast number of any subject, and that he should abstain, of officers sent in their resignations, partly as far as possible, from renewing those ar- from disgust, partly from fluding that their guments which had already been more ably services were in a short time not likely to urged, on a previous discussion of this sub- be wanted. And it is curious to remark. ject .- He would begin with stating, that that this injurious result of the first meawe had now, according to the last returns, sure, namely, a defalcation of five flundred a militia, English, Scots, and Irish, amount officers, was made a principal argument in ing to 77,000 men; as fine a body of men the subsequent year, for allowing 17,000 as the world could exhibit, and as efficient militia to volunteer into the line. For in regular service. It would be recollected, the men could be of no use where they that this force did not consist of new levies, of raw recruits, but had now been embodied above four years; and that therefore . what was of immense importance, a mutual confidence might be supposed to exist between officers and men. They constituted a formidable part of our domestic strength amounting in fact to very little short of onhelf of it. This force his noble friend proposed to unsettle (to use his own expression) for a time by allowing the large proportion of Ca.000 men to volunteer from i it into the line. Was this sort of gentle concussion all the inconvenience that proinised to resulf from such an attempti

hievous consequences that had ever reulted from those temperings with our cantitutional force, and not tremble at the seewal of them? Without detaining the

the war before last, he would only aert to what had passed since the present militia was raised in 1803. One argument n favour of raising it to such an amount, nd one which he hoped would not be rastily lost sight of was, that whilst the neessities of the state were obliging us to inrease our regular army to such an extent,

might be prudent that our constitutional orce should bear a proper proportion to t. A militia therefore of 90,000 men was aised; and such was the confidence and spirit prevailing at that time, that in a few months it was completely officered, and in less than a year in the highest state of discipline. Scarcely however had this fine abric attained this degree of perfection. han it began to totter. In 1804, a change of government took place, and the first measure of the new administration was, he Additional Force bill, one great priniple of which was to suffer this force to decay, in numbers equal to the supplemenn the course of one year, the numbers of course fell off from the casualties not as any that had not actually been engaged this he had voted, as it was evident that were without officers to command them. With this experience before our eyes, we are now called upon to resort again to this violation of faith towards the militia, and not only to supply the numbers so volunteering, but to add 10,000 to their numbers. We begin at the wrong end; instead of thus exanguishing all inducements for gentlemen to come forward, we should begin by endeavouring to revive confidence. We knocked down with one hand, and then raised with the other; but he feared that the blow would be so stunning as to afford. no hope of placing this establishment of its lege again. And suppose the highly pro-

buble case, of a great resignation of officers, whom refused to stir on the former occasion. and of the militia furnishing but few volunteers, while you are adding 38,000 men to their numbers. They would be totally useless, and must either be disbanded again, or these seew levies must be aflowed by a new act to volunteer also into the line. measure was full of absurdities, as well as of risk.-The disadvantages were likely to be such as no possible advantage could compensate; and we should endanger the roin and annihilation of this branch of service, when we were most likely to stand in need of it. The other dangers of such an experiment had been before fully stated by his right hon, relation near him (Mr. Bathurst) These were, the shock that would be given on the militia, if the measure was successful, from which it would take a long time to recover; its total inefficiency for many months, by reason of the diminution of the strength of the companies; to which he would also add, that the whole of what remained would be rendered useless for near a twelvemonth to come, by the necessity of employing all the non-commissioned othcers to drill the recruits as they came in from the different counties.—He proceeded to the next consideration, of no less importance. Were any advantages at all likely to accrue from it, or to any extent? His right hon, friend (Mr. Windham) flad called it a mere commutation of service, but he could not travel so fast with him as to admit its claim even to that degree of recommendation. Out of doors, it had been called " Robbing Peter to pay Paul." Nor was that accurate, because it was evident that unless Feter consented to be robbed, Paul gould not possibly be paid.—This, then, he would take as his there's; and he could not but admire the confidence with which his noble friend anticipated the success of this plan. He was sure that past practice did not warrant this confidence, as he would shew that recent experience did warpent his doubts. Look only at the results of the act of 1805, by which the then minister proposed to procure from the militia seven- ful issue to the great wontest in which we teen thousand volunteers. And he procure are engaged-" Oremus pacem, et dextras that number? All turner upon the an- tendamus incrmes. Let it not be supposed to that question. No; he did not; sed that such was his view of our situation. he got about fifteen thousand. Why, then he entreated the house to consider what we were merely the same description of force, but implacable adversary with defiance. - On the from an aggregate of the same identical in- third point, he should not detain the house divinuale, we were now to be confident of at any length, as it had been fully and ably obtaining 28,000 volunteers, every man of experience upon by his hon, relation on a

In 1807, 28,000 individuals were to shew great alacrity to do that, which in 1805, to a man they refused to do. This was extravagant: the act of parliament, though it gave the power, could not create the will. He was aware that it might be said that the former act imposed restrictions and regulations, which were not to be gennted under the present one. To which he should answer, that those restrictions were introduced to silence the complaints of a large proportion of the most respectable of the militia officers. If, therefore, they were withheld now, though you may get a few men, the other evil would be aggravated, namely, the danger of driving such officers out of your service.—He was far from meaning, or wishing to overstate these points. They were not random opinions, but reasons given for them. These his noble friend might controvert, if he had the means of doing so -he believed he could not. The house had heard the opinions of two or three respectable militia officers within these walls; out of doors he had met with but one opinion amongst them. They were placed in a most awkward and invidious situation, and might naturally feel some reluctance in avowing their objections, and in deprecating the adoption of the measure, when they were told, not as heretofore, that their men were wanted for foreign offensive operation, but that the safety of the empire required the sacrifice.—This was indeed, for obvious reasons, a cruel mortification to them. There could be no possible doubt of what their view of this project must be; of a project, which, in his contemplation of it, amounted exactly to this: that we were called upon to take this sorry and sickly expedient, this exhausted, worn out, threadbare remnant of a system, faulty and vicious in itself, as the substantive foundation of a measure by which we were to be enabled to maintain our national independence. If we were really reduced so low, which he 'utterly denied, 'it was time to abandon all hopes of a successsed that such was his view of our situation;" feeling confident that, if our strength was wisely called forth and applied, we might, about to do. From the same body, not under Providence, treat the threats of our.

former occasion. In fact we had now three | battalions. in this, way, which was overdistinct plans before the house; for the negative proposition of the late secretary of state could hardly be entitled to that denomination. The noble lord proposes to allow 28,000 militia to volunteer into the line, and then to resort to ballot to raise 38,000 new militia. His right hon friend opposite to him, (Mr. Yorke,) approves of the first part of this plan, but suggests that the ballot should be resorted to, to create an army of reserve. His right hon, relation objects to the volunteering altogether, and recommends that the revival of he army of reserve should be resorted to in the first instance, and suggests other auxiliary measures for adding effectually and expeditiously to your military force. In every part of this last proposition he most cordially concurred. In one point all three agreed, namely, on the necessity of resorting to ballot in one way or other. His noble friend had on all occasions done ample justice to the unexampled efficiency of the Army of Reserve bill, which was natural, he having been an assistant adviser of it, and its able advocate in that house .- But it seemed to be now out of favour with the hoble lord. And yet he need not be reminded, that in one month it had raised 15,000 men; in two, 25,000; and in about four months, very little short of 40,000 men; he knew the causes that had obstructed its complete success, namely, the previous ballot for 90,000 militia, and the calling forth 400,000 volunteers who were entitled to exemption from it. He would recollect that it was only suspended by the administration that created it, and that it was tileir fixed intention to resort to it again, in case of any new emergency, after a sufficient respite from ballot. The machinery was all ready; the force to be raised by it would be preferable, inasmuch as it was more disposeable; and it would be free from the objection of even unsettling the militia, but what he should call the danger, of annihilating it. As to the emergency, it now presented itself. This measure had been called on expedient; he would maintain that it was a principle; not indeed constantly, but occasionally operative, and when called into action. certain of success. This lewes now proposed to revive to a certain extent. In addition to it, to raise 12 or 15 battalions

ruled. But one-lifth of this rejected plan had been adopted, and actually raised as many men in three months as the whole Additional Force bill had done in one year and three quarters. These two measures, then, might raise from 40 to 50 thousand men. Both had been tried, and both had been found successful.-There were two other points, namely, the Volunteer Service and the Training bill, on which he would wish to touch, were he not fearful of abusing the indulgence of the house. With regard to the latter, he had never discovered the necossity of its superseding the Levy en Masse bill, on which one step had been taken, viz. the enrollment, and laid on the table The principle of both was of the house. admirable, namely, that of making our whole effective population military, by rotation. It was almost a sheet-anchor of bur safety, as it afforded inexhaustible means of supplying our army in case of invasion.—He had looked at it lately in the capacity of a deputy lieutenant, and beheved that without some alteration, it would be found impracticable. As to the volunteers, he rejoiced that they were to be restored to their old establishment. On the re-appointment of inspecting field-officers, there was much difference of opinion, even amongst those most favourable to the system. He approved of it; his own observation fully justified the opinion that he entertained of their value. He had seen none that had not honourably executed the duty intrusted to them. But there were abuses both in this establishment and in permanent duty, which he severely cousemzed. namely, the field-officers ordering the six inspections, during the summer months, and corps going on permanent duty, from one city to another, not ten miles distant -they should go at least thirty milesshould be assembled in brigade, under the commanding officer of the district, and at a reduced expence, and should be all directed to learn the light-intantry exercise.

With these impressions and convictions twen his noble friend would allow, if he believed him singere, that it was impossible for him to support this measure, indeed impossible for him to abstain from resisting. it. Other gentlemen who telt equal reluctance with himself in opposing any measure of government at such a moment, by giving one step in rank. It would be would agree with him, that this was not a recollected that the government that was time to be complimenting away the letty dissolved in 1404, had proposed to raise 20 of the country. Ifud only a little bear

proposed to La done, without a concomi- proper efforts were made to meet it, would tent greater evil, it should have had his support; at the same time that he would have urged his majesty's ministers to greater exertions. But this was doing worse than nothing. At an early period of the present war, it was matter of complaint (now universally admitted to be a most unfounded one), that the government of that day, which was unceasingly employed in calling forth all the energier of the country, that they had not done enough, and when the danger was comparatively trifling. He had not forgot an unanswered statement by his noble friend opposite to him, made six months before the dissolution of that government, that we had at that time 700,000 men in arms, and in the eighth month of hon. friend who spoke list had been heard the war. Had we that number now? Had we any thing like it?—we ought, therefore, not only to make up that deficiency but to go infinitely beyond it. And yet, says a right hon. gent. "do nothing." His answer should be, " leave nothing undone."-"Think nothing gained, till nought remains," nor consider the country safe, till all ber means are brought into action. Did gentlemen recollect what was the enemy with which we had to contend? unfortunately we had but one, and that almost the even by the garbled documents which had whole of Europe, under subjection to, or under the controll of our formidable and irreconcileable adversary. Since the period to which he had been adverting, we had seen that mighty conqueror, for so he must call him, advancing with rapid strides to universal dominion; in successive years marching straight forward to his object whatever it might be, looking neither to the right or the left, unchecked by difficulties, unappalled by dangers, always proportioning his means to his views, and, though bravely opposed, always successful and triumphant; in the midst of his conquests force, compared with our population, was ever looking to England as the ultimate object of his ambitious views, and making his conquests on the continent the instruments and the means of accomplishing our ruin. 30,000 foreigners; we had 150,000 in the In 1804, Holland was only the ally; regular army, 20,000 artillery-men, beste might now be considered as an integral tween 70, and 50,000 militia, and 130,000 part of France. Spain was then neutral, in the navy. These, with from 370 to now her naval force was known into the 380,000 volunteers, formed nearly 2-17ths. escale; happily, indeed, impensely crippled of our population capable of bearing arms. by our injended naval achievements. We In one of the 4 nost military monarchies of might have other enemies—we might have Europe, where there was little commerce them in a quarter to which at present he and few manufactures, he meant Prussia, ared only advert.—To look at this ap- the proportion of those actually armed, out frog slipg storm without anxiety, would of those capable of bearing arms, had been worse than madness-without hope, if 2-17ths. For any permanent force, more

be worse than folly. Of the latter, bowever, he for one should feel but little indeed, if he saw good reason to believe that our rulers were inadequately impressed with the former. How far the measure now proposed was calculated to authorize that persuasion, it would be for the house and the country to determine. With the anxious forebodings that pressed on his mind, in case the house and parliament should adopt this proposition, he had no option left him but to resist it, with a view to the adoption of others more vigorous and less objectionable, to which he could give his conscientious support.

Lord Henry Petty was glad that his right before him, though he was auxious to have addressed the house at the time he rose, in order to repel a charge brought by the right hon, gent, opposite, against the late ministers. He had said that they had abandoned she intention of doing any thing in favour of Ireland. They certainly had done no such thing, but had with anxiety reserved to themselves a power to make representations on this subject. What the right hon, gent, said was contradicted, been surreptitiously published. With regard to the present measure, he was anxious to support any thing which could have the effect of a permanent addition to our force. The consideration then was, whether this was a measure calculated for that purpose. His hon.friend(Mr.Whitbread)hadenteredupou the consideration of the amount of our force compared with our population, and had certainly taken the just view of the subject. He had included in his calculation some who were not properly part of our military force. But, however, without these, our as great, if not greater, than that of any other country. We had about 400,000 men in our army, and having besides

than this, could not be found. This was a most essential view of the subject, for if there was a moment when we ought to be peculiarly cautious with respect to military measures, it was when we had already advanced to the natural limits by which we ought to be bounded in ordinary cases. On that ground the present measure was to be considered.—The danger he considered as arising from two sources; first, the general danger from the state of the contineat; and secondly, the particular danger of invasion arising out of it. This view of the danger would turnish us with principles to try the propriety of the measure. Now, we ought to be cautious about altering the existing force; and certainly when a plan, confessedly of a temporary nature, was brought forward, it ought only to have a temporary effect on former establishments. Now, in these respects, the plan was extremely imperfect, for it went to unsettle little doubt of the whole of them collisting the great existing principles of defence.-It would have been expected, if my part of our torce was to have been destroyed, it would not have been the militia. If there was a time when that service ought to have been improved and encouraged, not annibilated, this was the moment. If it was good for any thing, it was for the defence of jected to the measure still more, however, the country. At the moment, however, because it went to destroy the plan of his when the attention of ministers ought to be directed to the protection of the country itself, the measure they proposed was one which went to disorganize this very force. This he conceived to be a most extraordinary step, in what could only be a temporary measure of defence. The officers of the militia made many sacrifices for the right hon, friend had completely succeeded. public advantage. Should even this measure pass into a law, he was convinced they would so far forget the degradation and insults offered to themselves, as to exert their of his right hon, friend, it it had not done utmost endeavours in seeing that the act be more, had done as much as the Additional carried into proper effect. But it was impossible that government could again expect to find gentlemen of landed property from these counties, step forward as militia officers. There was always a deficiency in the militia in this respect; there was so at the present moment; and the measure now while, at the same time, as they contended, proposed must go greatly to increase it, and te deprive this force of great part of the crinting. The language, however, was an hon, gent, who had spoken early in the credit to the plan of his right hon, friend, Vol. IX.

was wanted in the disposable force of the country; of course, in extending their serv ces, they benefited the country, which had then no occasion for their protection at home, while those by whose desire they volunteered, shewed that they esteemed their services as valuable. Now, however, the danger threatened this country, and instead of looking for assistance from this legitimate constitutional force, the government, by asking them to volunteer into the regular army, clearly informed them that as militia men, they were of no use even in the very service for which they had been raised. The plan of the noble lord seemed, so far as the militta was concerned, to carry in it the seeds of its own destruction. The noble lord in opening his plan had told the house, that there were a number of the militia within six months of the period of expiry of their service, and that there was to the regular army. This he thought highly unlikely. By doing so, they could receive only 10%, of bounty; whereas, by lying by, and waiting the operation of the ballot, they might receive from 50% to 60%. in the first instance, and then the additional 10/. for extending their service. He obright hon. frend, from which, as had been expressed by the hon, gent, below him, he was of opinion, if allowed to take its fair course, his right hon, friend must derive immortal honour. The documents on the table shewed, that if experience was not a cheat and fact a fiar, that the plan of his The right hon, gentlemen opposite seemed highly pleased when his hon, friend near him, (Mr. Whitbread) stated, that the plan Force act, and the regular recruiting, at the same fine. These hou, gentlemen seemed now to think this nothing, but they were character it now enjoyed. It agreed with now greatly charged, and they allowed no. debate, that there was a great difference although it had proved itself superior to between the calling on the voluntary ser- the Additional Force act, and the ordinary vices of the militia in the year 1799 and at recruiting combined. He disapproved the present moment. Then an increase compulsory service, which resolved inte 3 Q .

ballot, as raiting up a competition against that body, and of the kingdom of Ireland the regular recruiting, which it would not in general. If there was any thing more of the market. He thought that voluntary the late ministers had other measures be-service should be carried as far as it would sides the Catholic Officers bill to propose go, and that the situation of the soldier should be rendered as comfortable really wished to provide effectually for the as possible, as an inducement for him to defence of the country, they would speedily, · that this was not an emergency of a week, or of a month or of a year, but one which would in all probability last for some time. If the house or the country therefore were content with a temporary remedy, they deceived themselves. He did not see that the plan of the noble lord could do any good. Between the two he preferred that of the army of reserve, on this principle, that if they were to resort to a mode of compulsory service in the line of the regufor receniting that mode would do least mischief, as it interfered with no other portion of our defensive force, but allowed every thing to remain settled and undisturbed. On the subject of making a diversion in favour of our allies, the right hon. gent, had tauntingly said, that if such a thing had been thought of at an early period of the campaign by the late ministers, it might have been possible to have protracted the war. He hoped, however, gentlemen would recollect, that as, on the one hand, it might have been possible to protract the war by sending a British force to the assistance of our allies, so, on the other hand, it was equally possible, without benifiting our allies by such protracted warfare, that a considerable loss in British valour, British blood, and British lives, might have been the consequence. The first expedition under lord Cathcart was not attended with any great success, not from any wont

stand, and which must always drive it out notorious than another, it was this, that for the good of that body. If ministers He desired gentlemen to recollect he knew they must, sooner or later, do something to repair the lost condition of Ireland.

Lord Henniker expressed his utmost confidence in the alacrity of the militia to render all possible service to their country; and he was sure that that constitutional force would conform with the utmost cheerfulness to such arrangements as the government might think proper to adopt for strengthening the national arm, and affording due measures of defence and security

to the empire.

The Charcellor of the Exchequer felt that the present was a question of the utmost moment; and was therefore not surprized at the various opinions which had been offered in respect to the best mode of accomplishing the great purpose which was the object of the bill. Gentlemen on both sides agreed, that the present moment was one of considerable difficulty, and required, of course, more than ordinary exertion to meet the exigencies of the occasion; they acknowledged that the energy and resources of the country, should be brought forth as speedily and effectually as possible. only difference then was, as to the mode of accomplishing the great object." For his part, he was willing to confess, that he considered the militia force as of a most efficient description; and while it approached the nearest to the regular army, was the most constitutional force we possessed. One great reason which made the of courage, skill, or bravery in that gallant transfer of the militia into the line desiraofficer or his troops, but from what other ble was, that whenever a peace should be cause he should not say. He hoped the concluded, the militia must be disbanded. second expedition under the command of He would ask gentlemen, whether, under his lordship would be more successful. the present circumstances of Europe, The right hon, gent, had said that it was such a peace would reasonably be looked well known that the late my isters were to for, as would enable the country to disdo nothing, for the Catholics of Ireland, but pense with such a large portion of its milithat they would have been glad to have tary establishment, as the militia constituremained in place at the expence of sacri- ted? He thought the house must agree . ficing every measure of conciliation towards with him, that we could not spare such a them. is the noble love denied. He number of me, from our means of defence; had thought, that if my thing was more and it must be obvious to all, that there exterious than another, it was this, that was no other way of obviating the difficulty, by had refused to enter into any pledge and preserving such a force to the country, mosting advise his majesty to such acts as than by permitting it in time of war to vothey might think to be for the interest of lunteer into the line. This was an effectual.

gent, then entered into a long detail, in order to shew the ingliciency of the military plan of the late ministers, and concluded by a strong recommendation of unanimity in opposing the common enemy.

Mr. Windham entered at large upon the comparative merits of the bill now before the house, the plan of the present ministers, of which this was a part; and that military system which he had brought forward, and which parliament had adopted last year. The leading objection which he had to the present measure, and to the whole system of which it formed a part, was, that was only of a temporary nature, and therefore inapplicable to the present condition of this country, which required a military system of a permanent nature. For want of attending to this distinction, we had fallen into many, and he was apprehensive we should fall into still more errors, and he feared some of them might-prove fatal unless we adopted a permanent system: nothing else would serve us; for the evil against which l we were to provide was of a permanent nathe mere vehicle for recruiting; and now, when the very moment had arrived at which they expected to be called into actual service, in order to display that discipline and valour which they had been the means of fostering and exciting, their troops were regular army. Was not this more degrading to the militia than any thing which had been done to the volunteers, as alleged by the hon, gent, opposite? The right hon. gent. defended at considerable length his own training act and recruiting system; which he maintained, from the returns on the table, had answered every purpose, for which they were intended. If his system had been allowed to take its own course, we should have avoided the ruinous consequenup the standing army from that source. He dour. denied that the late administration had put an end to the Additional Force act; the fact was, it had put an end to itself. The questem for the sake of gaining temporary gent. (Mr. Windsam); occasions would fre-

remedy, and the deficiency thus occasioned long maintain any thing like a constant in the militia would speedily be made good number. Take away their 201, take away by the proposed ballot. The right hone the impression of the moment, by which alone zeal could be excited, and they would dwindle in point of numbers, 'as well as sink into complete inattention and indifference. He would still maintain, that the volunteers under the present system, could never be made to display to advantage that spirit and energy which individually, no doubt, the greatest part of them possessed. Even with the assistance of the sinister attempts of the hon, gentlemen opposite, their physical strength and moral courage could never be brought into action in a way to tell as they ought to do. Before he concluded, he could not help remarking to the house, as one characteristic of the system which he had been concerned in. that there was not a job in it from one end to the other. He should certainly have been as happy as the hon, gent, to have provided for old, worn out, and meritorious officers, by recommending them to appointments under the volunteer system. He claimed as merit to himself, that such was his feeling; but he claimed likewise as merit. that he had, in compliance with what The militia officers had been made he thought his public duty, suppressed the institution (the inspecting fieldofficers), by which opportunities would have been afforded him for that purpose. The hon, gent, looked to a far better fortune. They restored the means of their own patronage and hoped at the same time to be to be taken from them and drafted into the applauded for what they had done. He charged the opposite side of the house with having not only taken advantage, when they came into office, of the cry of "no popery," but of having turned the cry of "no volunteers" also to some advantage. When the general election came on, they appealed to the volunteers, telling them they had been degraded and insulted by their predecessors; but now was the time to shew their loyalty, by voting for ministers and their friends, and they would, in reces to our militia now resorted to, of filling turn, restort them to their former splen-

Mr. Bathurs thought that there was no ground for supposing that the present measure would completely counteract the advantage?-Where was the emergency quently occur in which it would be neceswhich rendered such an injurious measure sary to make an exertion for procuring a necessary?—A word or two now as to the considerable accession of force; but such volunteers. There was no system which emergencies could only produce a temp ewed its existence to zeal alone, that could rary obstruction to the measure, and would

called for a supply of force from the militia, by an immediate ballot. He thought that the proceeding implied an opinion in those who proposed it, that the militia was not a proper force for home defence, for it was for home defence only the present measure could be thought necessary, as the country already possessed a sufficient force for foreign service.

Lord Castlereagh could not forbear making a few observations even at that late hour of the night. He lamented to meet with such opposition from different quarters, and on such different grounds. Some did not think the energency so urgent as others, and therefore were for adopting no measure at all. Some were for making greater, others less drafts from the militia; while others again deprecated the touching it altogether. The militia was allowed to be in a higher state of perfection, and to be more complete in officers, than at any former period for these 14 years. Why, then, did it not furnish more facilities than at any former moment towards the object which it was now so necessary to attend to and to accomplish? Our military force was now more scattered abroad than at any former period: it was therefore more necessary to feed and compact that force than before. He did not flatter himself with a nearer prospect of peace than the gentlemen on the other side: but this he felt that our military system should be adapted to both situations, and partake of either prospect. When so calculated, it might be framed and kept up at a smaller expence. As to the right hon, gent, who spoke last but one, he seemed to lose sight! altogether of the dangers which he formerly dreaded from France. Ilis apprehensions on that score seemed wholly to have vanished, and all his faculties seemed now

by no means subvert it, as had been main- had the honour to propose. Such, howtained. He however, could not approve ever, was not the opinion of that great of the prescrit plan, and in particular ob- man (Mr. Fox), who was now no more, jected to it on the ground that while it and whose extraordinary talents added such authority to any opinion he expressed. it proposed to fill up the deficiency created He thought it necessary our military force should be raised to the utmost pitch, and such as should surpass the proudest periods of our military renown. Let us compare. however, the dangers of the country, even at that day, with what they now were, and how would they appear increased? when the powers of the continent were so much less able to assist us, and when we had an enemy to contend with, so much more confident of victory and flushed with new triumphs. Besider our disposable force under these aggravated difficulties was rendered less available by the late administration, who had scattered it in so many directions, and who had made no preparation whatever towards averting these dangers. On the 24th of January last, the moment when they should have been preparing for some active enterprise to open the campaign, they dismissed from the public service every transport that was not absolutely necessary for the ordinary routine business of the Channel service, and nothing was left for offensive operations. Whatever expedition, therefore, it might have been prudent to undertake, not a shadow of preparation was lest to support it. By the former administration, not a single exertion was made to rescue Prussia; she was suffered to perish before our eyes: Such was the situation in which they had left the present ministers, with nothing to inherit from them but weakness, difficulties. and distress.

Dr. Laurence expressed his surprise, that, after his majesty's ministers had deprecated all personal allusions, the noble lord should have made charges of a nature similar to that with which he concluded his speech, and should have taken the opportunity of making so encanded an attack, when all the members of the late administo be absorbed in the adm ration of his tration had spoken in the debate. Whatown military plan, which he seemed to ever was to be egretted in the distribution think had succeeded bey ind his most san of the public force by the late government, guine dreams. Still, However, all that he contended was the necessary result of happy result was yet to come. We were the impolitic measures of their predecesto look for it at the distance of two years; sors. He also remarked, that before they and in the interior, it seems, were to expect could be justly censured for any of their that Bonaparte would become grey, and be measures, they ought to be permitted to no longer anxious for any thing but peace; disclose the general plan, of which those and then we should be able to defend the measures were perhaps only parts. He did country without any measure like that he not pretend to have a knowledge of what



however, he could say, that he understood the late administration had an expedition in contemplation, that would have been worthy of them and of the country, and which the present ministers would not dare to look at.

Mr. Windham stated, that the late ministers had left to their successors a much greater number of transports than had been received from them. If the noble lord thought the late ministers had failed to do their duty in any particular, he wished him to bring the matter before the house, when they might have an opportunity of vindicating their conduct.—The question was then called for, when a division took place,

For the second reading of the bill 7787 Against it . . . . . . . . . . . . . . . 90

Whilst strangers were excluded from the gallery, the bill was read a secondetime, and ordered to be committed.

[IRISH INSURRECTION BILL.] Upon the gallery being re-opened, we found

Mr. Brand opposing the Irish Insurrection bill, most particularly on the ground that he could not think it advisable to confide to the hands of any man, however respectable, the power of overturning the decision of a jurs.

Mr. Whetbread proposed to restore the clause inflicting a penalty on magistrates who shall omit to give a return of those who act under them in cases where any subject may think himself injured, either in person, property, or family. This was not admissible, consistent with the forms of the house, unless an engrossed clause were ready for that purpose.

Mr. W. Smith proposed that in consequence of the lateness of the hour (nearly half-past four o'clock), the further proceed ing on the 3d reading should be postponed till to-morrow. Upon this, a division took place; we could not learn the numbers, but the motion was lost by a considerable majority.—By this time the clause was engrossed; upon the question, that it stand part of the hill, there was another division nearly the same as on the last question.

Sir J. Newport then moved the alteration of the duration of the bill from two years to one; upon this a third division took place: For the motion 28; against it 112. A long debatenextensued on the question that the bill do now pass.

had passed in their councils, but this much, I to the propriety of agreeing to the bill, after every attempt to amend it had been rejected. He was particularly asignished that the house had negatived the amendment on the duration of the bill, and asked what the people of this country would think, we're the Mutiny bill to be passed for more than one year, though it was doubtless as necessary as this bill could possibly be? He, however, acknowledged that the great weight of the authority (Mr. Grattan's) which the house had heard in support of the bill, induced him reluctantly to vote for its passing into a law.

Lord Milton was decidedly against the bill, and was determined to oppose the

motion for passing it.

Mr. Sheridan said, he could not agree to the bill in any shape; but most particularly the amendments, which would make it in some degree palatable, were rejected. If, said he, the time of reading the bill a third time had afforded me the best possible opportunity of delivering my sentiments on it at such length as I chose, I should not have profited by the advantage. I certainly did wish, and mean, to have selected the fittest occasion for giving fully my reasons for the abhorrence I tecl for its principle, and the contempt I entertain for its provisions; .but circumstances have since embarrassed my judgment, and I will state them shortly and sincerely. When I find the principle of the bill admitted on the plea of necessity by all those to whose judgement and information I am bound to pay the utmost deference, when I find I cannot oppose their acquiescence without arraying my knowledge of the fact of the real situation and temper of Ireland against their superior means of information, I feel the presumption and hazard of taking upon myself the responsibility of an earnest endeavour to persuade the house to reject a measure which I am almost single in regarding as the worst, the foulest, and the toolishest measure that ever solicited the sanction of parliament, but still more am I influenced by observing in my attendance on the commutee, where I ayow to have shunned taking any part, washing my hands, and absolving my conscience from meddling with, or tampering in any attempt. to mend that which is so hateful in frinciple that it is perhaps best that it should carry with it all its unequal proportion of deformity. I say, I cannot but have been induced to forego my first determination by Mr. J. W. Wardexpressed strong doubts as lobserving that so many efforts at modifica-

day before he delivered it. knew that the writ was cried at Poole. He was of age at the time when he delivered it. This person could not have voted if he had delivered the writ immediately. This person was no relation of his, neither was any of the candidates. He thought that person would have voted for Mr. Garland, but he voted for sir R. Bukerton. He was in London, and took the writ to take care of it, knowing it would be in safe hands. He did not deliver it, because like a bill of exchange drawn at forty days sight, he did not think it right to deliver it till the period when it should be obligatory to make the return [a laugh]. He paid 30 guineas for the writ: it was what he was asked to pay: he was not repaid, nor aid he expect to be. He knew from the beginning, that he was to pay money for the writ, but he did not know how much, ' He was prepared to pay what should be asked of him. On a question from the chancellor of the exchequer, he admitted that he had heard there were to have been other candidates, besides those who stood. being questioned who, he answered sir Home Popham. His (Mr. Spurrier's) son also was expected to have been a candidate [a laugh]. He admitted that he knew of a person who arrived with the most urgent expedition from Ireland, and voted for Mr. Garland. On a question from Mr. Jones, he admitted that his principal reason for getting possession of the writ was, that his son intended to have been a candidate. He did not look for a receipt of the writ, because he relied on the sheriff's honourable character. Neither the shertf of an understanding to that effect, he was nor any other person in Poole, knew that sure, that as soon as a proper submission he had had the writ, till the proceedings should be made, the house would give the on the present investigation had been the relief required. means of letting them into the face.—Mr. draw,

The Chancellor of the Exficquer said, it had been universally admitted, that some remedy was necessary in the present practice of issuing writs. A remedy was to be Mr. Barham). Forty gentleman would lend his aid to render this remedy

of no enquiry after the writ till the Satur- | case, he did not think it would be right to He never press hard upon the individual. But as at was evident that the obtaining and delaying knew of a person who was not of age at of the writ, had arisen from some motives the time he received the writ, and who not perfectly correct, he thought some animadversion should take place, though he was of opinion that any punishment the house should think proper to inflict, ought to cease, as soon as an opportunity to terminate it should be afforded by petition from the individual.

> The Speaker suggested that the first proceeding ought to be a resolution, that Mr. William Spurrier, in unduly detaining the writ for the last election for members to serve in parliament for the county of the town of Poole for days, had been guilty of a bleach of the privileges of that house. The question being put on this resolution,

Lord II. Petry felt it was quite impossible to refuse his assent to the resolution. but from the universality of similar practices, of which some instances little short of that now before the house had been communicated to him very recently, he thought the individual now under the animadversion of the house ought to be discharged as soon after his committal as possible. He urged the propriety of adopting a general remedy for the abuse; such a remedy was essential to the honour and character of the house, in preference to severity in a particular instance.

The Chancellor of the Exchequer said, an hon, gent, on the other side had proposed to introduce a general remedial measure, which he was sure every gentleman would be ready to support. He intended to move, that Mr. Spurrier be committed to the custody of the serjeant at arms; and though it was not parliamentary to speak

Mr. Barham urged the propriety of a Spurrier having been then ordered to with- general remedy, and, with a view to obtain some information calculated to promote that object, proposed to call in and examine the messenger of the great seal as to the general proceedings about the issue of writs.

Mr. Rose objected to the examination of weed by an hon, gent, on the other the messenger of the great seal, who could speak to nothing beyond the practice of his office. The messenger of the great scal more perfect, and when it should have real was particularly instructed to take no fees ceived the concurrence of the other bran- but those that custom had established ches of the legislature, he hoped it would (perhaps without right); five guineas for a be effectual. With respect to the present writ for a borough, and twice as much for

remedy for the abuses complained of was to provide for the immediate delivery of the writ to the sheriff. - It was then resolved, that W. Spurrier was guilty of a breach of the privileges of the house, and he was ordered to be com mitted to the custody of the serjeant at arms.

The Chancellor of the Exchequer took, occasion to state, that the committal of Mr. Brundrett to Newgate on a former night, was grounded on his unqualified refusal to answer questions. This was an offence, without the immediate punishment and correction of which, the house could not proceed in any of the in test wations and suquiries essential to its constitution. nature of the case enquired into, depended upon the facts that should be disclosed and discovered, and admitted of quite a different course of proceeding.

Mr. Jeffery stated, that the messenger of The great seal, and the other persons ordered to attend at the bar, were not at all implicated in the criminal part of the transaction. He therefore moved, that the order for their attendance be discharged.

Mr. Barham then moved, that the deputy messenger of the crown be called to the bar. This was opposed by sir. John Sinclair, and the gallery was cleared for a division, but, after some discussion, the motion was with drawn.

MILLY TRANSFER BILL. The house having resolved itself into a committee of the whole house, on the Militia Transfer bill,

Lord Milton rose. The emergency to call for a measure so oppressive as this, was not, he said, made out. If the French fleets had been victorious, then indeed there might have been a ground for some degraded, especially when the object at prethe continent, or to expect to stop the progress of Bonaparté. At the first establishment of the militia the service was in a areat measure of a personal nature. Now, however, it was merely a tax on the country, and a tax which, by the operation of the ballot, would be most partially and most Yol. IX.

a writ for a county or city. The principal but on a part of it. Peers were exempted, and clergymen and infants, and lands in mortmain. And on this account he would always object to the militia, except so far as they formed a garrison for our homes. It ought also to be considered whether the families of those who volunteered in this manner, were to be chargeable to the patishes, in the same manner, as if they had still continued in the militia. Whether they were or not, the present measure was equally objectionable. If they should be entitled to the relica, then this would be imposing a most grievous burthen upon the parishes, which would be charged both with their families and with the families of those who were to replace them. It their families were not to be provided for, it was a most cruele injustice to the men, and to those families which might thus be left destitute. But he had another strong objection to this measure. It had been clearly made out that it interfered very materially with the military plan of his right hon, friend (Mr. Windham), a plan which the present ministers seemed to wish to subvert by a This plan had been highly sucside wind. cessful for the time it had been in operation. as appeared from the returns on the table. He knew it had been successful in the country, and had the approbation of those who were to current into execution. If was said that there was an emergency, and that we must make a sudden exertion; but the danger was, that by these continued exertions the country would be exhausted when the most pressing occasion arrived. Emergencies might thus be said to have arrived after the battle of Austerlitz; after that of Auerstadt, and that of Friedland. But the population of the country must be prepared for a long protracted war, which it could not be with these continual paralysing strong compulsory measure. The militia efforts, resting principally on the landed was the constitutional force of the country, property. There was no vigour in the and ought not to be thus tampered with and present measure, but if there was, he should doubt of its propriety; for by these exersent was not to procure a force for foreign service, but for the defence of the country. It had fun half our race. The plan of his was impossible now to look for conquests on right hon, friends below, was exactly calcuthe continent, or to expect to story lated for our present situation; for it was intended war a long protracted war, and had every appearance of being sufficient. to answer that important purpose. plan would be rising in its efficacy every . day. The present measure would be constantly decreasing in its effects, and not. unjustly levied. It was levied entirely on only do little good itself, but provent the lauded property, and not on the whole, other plan from having its proper influence. 3 R

For these reasons he had voted against the he thought even more objectionable than measure: but however, after the decision that now proposed to be adopted. It was of the house, he would not at present op- true, more men were procured by the Reserve pose the Speaker's leaving the chair; but act; but at the same time it occasioned a he had thought it incumbent upon him to great deal more hardship and oppression. state his reasons for his former vote, and He expressed his approbation of the volunthe grounds on which he thought the present measure not only useless but mischie- ought to be encouraged by paying the volun-Yous.

Sir Thomas Turton declared that he would rather wish to augment than diminish the militia. But he had strong objections to the system of ballot, en account of the malignity with which it operated. The ballot might fall upon a man of no property, or it might tall upon him (sir T. Tufton). to the chances, they were on an equality. But for 20 guineas he could procure a substitute, and this was nothing to him; but it might be every thing to the other, and therefore itowas that the tax was grossly deserving of great praise for having suspended the ballots and he really wished that some means might be found. by which the expence of this measure should be more equalized -Indeed, he entirely approved of what the late ministers had done with regard to the continent, with one exception, and that was, that they had not promptly assisted our allies after the battle of Lylau. for then there appeared a prespect of stopping the career of the French, when they had received this check from the Russians. If he had had any influence over the councils of his majesty, he certainly would have advised that a strong force should have been sent to the continent on that ochasiun. He had always disapproved of sending expeditions to the continent to save Europe; for it Europe was not able to save uself, it was impossible that it could be done by Great Britain. We, therefore, ought to reserve our forces instead of sending them on these foolish expeditions. But now, whether we should be & peace or not, we must always be armed, perhaps for a century. Since we must then be armed, in God's name, let up nave the force as constitutional as we fan. He would cheerfully consent, however, to give minisy thought it useful for harassing the enemy, provided it could be done without the evils arising from the inequality of the and expressed his preference of a ballot diballot. The principle of the army of real rectly for the army. serve, however, which had been so much house, however, had determined in favour funited upon by those who themselves form of the noble hord's plan, he should cheer-

teer system properly conducted. teers for their loss of time. He thought some inspecting field-officers necessary, and observed that the expence of the whole was small in comparison with the benefit. He denied, however; that the numbers of the volunteers were so great as they were stated. He concluded by saying, that he should have no objection to the measure. provided the inequality of the ballot could be remedical.

Colonel Wood had hoped, that in the present situation of the country, all party considerations would have been laid aside f unequal. He thought the late ministers and expressed his astonishment at the sentiments that had been promulgated on this subject. With great reluctance he gave his consent to the deterioration of that most constitutional force, the milkia; but when he reflected on the present state of Europe. it was impossible for him to withhold it. He thought, that the plan of his noble friend was the only one that could give the desireable force. A right hon, gent, had last night said, that we had nothing to apprebend, because Bonaparte and his army were at such a distance; but in six months they might be on the opposite shores. He then entered into the best mode of defence in case of invasion, and recommended strongly the erection of Martello towers, and the tortifications of our arsenals and dockvards, which were now unable to resist a siege of a fortught or three weeks. He should give the present question his decided support.

Mr. Davies Giddy, although he could not approve, in every point, of the plan of the late right hon, secretary of state for the war department, yet thought that, if suffered to proceed, it would be very productive, and he regretted that the noble ford's plan would interfere with it. Still, however, it appeared that some sort of compulsion was necessary to provide a large military force, but he did not altogether see the utility of the volunteering from the militia, As a majority of the ed a sort of political reserve in that house, fully acquiesce in that determination.

amply sufficient. His grand objection to the noble lord's plan was, that it applied a temporary remedy to a permanent evil, opposed a permanent remedy to a perma-If a proper object for expeditions presented itself, he was far from disapproving of them, provided they were properly conducted. When the French was sent to the Helder, which at first promised to be successful, he thought that a good ground existed for the volunteering of the militia into the first at that time. But now there was no opportunity for any great expedition, and therefore he thought this measure of very little use, while it occasioned a great deal of mischief. But after the decision already come to, he could not expect to succeed in any opposition he might now give to it. It ought to be considered however, that the regiments were far removed from their respective counties, and that a great deal of difficulty would attend the collecting of the If the measure should pass into a law, he should undoubtedly do his endeavour to give st effect. Notwithstanding, however, the partiality he felt for the gentlemen on his side (the opposition side)a partiality of which he certainly had no reason to de ashamed-he assured the gentlemen on the other side, that he would have opposed this measure though it had come from those whom he thought much better entitled to his confidence.

Mr. Babington was of opinion that our regular force ought to be much augmented; and though he approved of this measure so We ought to have a reserve in onset.

Sir G. Warrender repeated his former ar- Defence act was about to be enforced; for, guments on this subject, and contended they reasoned in this way, that if they that the disposable force now existing was must serve, it was as well to do it in one way as in another. He concluded by declaring his assent to the measure.

Lord Cochrane thought the unequal while the plan of his right hon, friend operation of the ballot the most serious objection to the plan of the noble lord. At the same time, he entirely approved of permitting the militia to volunteer into the line: the present emergency called for a large disposable force, and the thought the best way were driven out of Italy, and an expedition of getting that force was the one proposed.

> Colonel Bagwell did not think the nume rical force of the line would be so much increased as seemed to be anticipated.

Mr. Windham rose, not for the purpose of going at length into the consideration of the bill, but because some very important points relating to this subject had been viistated. The gentlemen on the other side seemed to confine their attention to one or two points only, of the measures which he had brought forward; but there were others, such as the Training act, which they had abstained from speaking of altogether. If the noble lord (Castlereagh) only found fault with some particular points of his bill, he would allow that, like all other bills of a general nature, it was capable of improvement, but he would not allow that there was more to be corrected or supplied than in other bills, of this nature. He was ready to join the noble lord, or any other gentleman, in correcting whatever part of his bill might require correction. When he had brought torward the Training act, it was his opinion that it would constitute a great reservoir to feed and supply the regular army. His could not conceive what title the plan of the noble lord had to be called a grand far as it went, yet he thought that the measure, even to meet an emergency, addition of \$6,000 men was much too What was it more than the difference It was not enough to have a force between \$6,000 men raised for the militia, large enough to meet the enemy at the and the number which the former plan would have raised? He thought that it had case we lost one or two battles. He very little clium indeed to the character of was surprized that so little stress had been a grand measure. He did not, however, laid upon the training of the population of wish to present, as here would be another opportunities. enemy was military, it was necessary uity of discussing the merits of the bill. Nor The was it his wish now to answer at any length actual enforcement of some measure for the objection which had been thrown out training the people, would have the effect against the conduct of the late administra-of bringing many recruits into the line. tion in the remission of fines to the different This had happened in the case of the Army parishes. He should barely state, that the of Reserve at for at that time many had question on that point was, whether or had entered that service from the idea that the those fines could be levied without injus-

tice? It was not stating the matter correct-I ready to make this interchange, that he 'ly to say, that by this means, parishes that had made no exertion, and had incurred no with those who had made exertion. The fact was most notorious, that there were many parishes that used every exertion which the law allowed, and could by no possibility obtain the men, while others obtained the men by exertions which were not allowed by the law. The question then was, whether those latter parishes should have an advantage over those who had done every thing which they could legally do, without being able to procure any men. The difference between the present bill and the one he had the honour to propose, appeared to him to be exactly that difference which was described by his noble friend (lord Milton), when he described it as the difference between a present and a permanent measure. He denied that any measure of his had produced the 'diminution in the number of volunteers which had been stated.

General Turketon, said that the measures of the right hon, gent, had certainly contributed very much to dispart the volunteers, as he himself had witnessed in the different districts with Which he was best acquainted. He could not agree with the opinion of those who stated that the inspecting field-officers were of no use, and that their duty could be sufficiently discharged by the general officers of the The district which he commanddistrict. ed, comprised seven English counties, and it would be absolutely impossible that one general of a district should superintend so smany corps who were widely dispersed over his district. Ale was therefore very glad that such power was lodged in the inspecting field-officers. He considered that the improving the nature of the volunteer force would supersede the necessity of the Training act, and many other oppressive measures to which the people must otherwise be subject. He thought most highly with milita force, and he'd a much better the army for the term of 7 years, or for interest them than of the econd batta- life. He by no means conceived that the lilitia region of the right hour gent. (Mr Windham) and samina of the country; and if the gentlemen on the other side appeared to English and Irish militia would readily in-imagine. He could state one circumstance terchange their services, he considered that that strongly inclined him to think that it there would be no occasion for the present did not. When it was judged necessary to measure. It was merely because he did encourage men to volunteer from the militant find the superior officers of the militia tia for the expedition to fightand, the terms

thought dvisable to draft from the mili-tia. He was surprized that gentlemen on expence, were placed exactly on a footing the other side of the house should not perceive an emergency which called for extraordinary measures, when the first general of the age had collected such an immense army, and was now more completely at leisure than he was at any former period, to direct his entire attention to the subjugation of this country. He had seen many of the second battalions, and from the number of boys among them, he considered that they were much interior to the militia regiments as they were at present.

Mr. Shaw L fire observed, that the ounty of Languer, to which an hongent. (Mer baungton) belonged, who had taken a part in this debate, had cimple ed means controry to law to raise nich by crimps and excessive bometics. Knowing, as he did, the hardships into oscil upon individuals by the different mode of applying the bellot, he still considered, that the army of reserve plan was an caser and cheaper means of rango men, than the plan proposed by the noble ford. He expressed doubt whether the supplemental motta could be raised to the full extent proposed by the measure, whilst there was a certain proportion of the former supplemental militta at present serving in the milion.

Lord Castlereigh replied, that the objection wasser legal, not a political one, but declared to be his of mion, that after the supplemental militia had been reduced or incorporated with the original militia, it was perfectly competent to his majesty and the legislature to call out the amount of supplemental inflitta proposed.

The house then resolved itself into a committee on the bill, in which the various blanks were filled up, after much discussion, conformably to the general outline of the plan opened by the noble framer. When the bill had been gone through,

Lord Custle rough rose to propose a clause which should have for its object, to allow the militia an option either to enter into ents possessed in a high degree the health held out those superior inducements which

man who volunteered for general service clause. for five years in Europe. At the same time, lord Cornwallis, who was then lord lieutenant of Ireland; thought it would be better to try whether he could not get the men to volunteer from the Irish militia for general service for life. For this purpose, he proposed 10 gameas to those who enlisted for five years; and 12 guipeas to those who should enlist for life, and yet out of 9.000 who enlisted, there were only about 250 who ald not prefer the additional two guineas with the condition of serving for life. This was a strong tact against the measures of the right hon, gent. He thought that the gentlemen on the other side, ought to be very glad that such an observanity was afforded of immediately comparing the etfect of the two systems. One great object which induced him to bring in the clause, was the serious mischief which would result from discharging such a large proportion of an army mathe same year, as they would become entitled to their ascharge nearly at the same time.

Mr. W. Smith had one general objection against offering the option proposed in the clause, because it would materially interfere with the system now in existence. The necessity of bringing up such a clause was a strong argument against the measure of the noble lord.

The Secretary at War, in confirmation of the argument of his noble friend, stated that the force that would be raised within the present year by this measure, and by the ordinary recruiting, would amount to 48,000 men; and it so large a proportion of our inilitary force were to be entitled to their discharge at the end of seven years, it might be productive of much mischief.

Mr. Littleton should give a decided ne gative to this clause, thus surreptitiously introduced into the bill without notice, to subvert the system at present in force. Why had the clause not been produced at first on the face of the bill?

The Chancellorof the Exchequer, to correct the mistake of the hon. gent., reminded the committee, that his noble triend had, in the first instance, stated his intention to bring forward this clause in the committee. The reason why they had not introduced

given, were ten guineas bounty to every | should be any general objection to such a For the same reason, he chose to take the sense of the committee on the clause which, if rejected, would not affect the general measure. This enlistment was to be only of a temporary nature, and therefore, to allow the option would not be to depart from the unnorm permanent mode of recruiting. On their own principle, the gentlemen opposite ought to agree to the clause, because, though their system was at first to apply to all men serving in the army who had served 21 years, they had been deterred from acting upon it, when they found that the number to be discharged amounted to 6,000. To be consistent therefore, they who were afraid to discharge 6,000 then serving, but not raised under the provisions of their system, should not object to giving an option that would have the effect of preventing the whole of to large a force as 23,000 men, not raised under their plan, from being entitled to their discharge at the same time.

Lord G. Cavendish argued Egainst the clause, and contended, that it would be nugatory, because for the same bounty any man must prefer the limited to the unlimited period of service.

Mr. Babington felt rather jealous of any measure that went to disturb that which had already been laid down for limited service; and from which it was most natural to expect the most beneficial result.—A long conversation then took place on the merits of the clause, between lords Castlereagh and Milton, general Phipps, Mr. T. Jones, Mr. Ward, general Tarleton, Mr. Giddy. the Secretary at War, and Mr. Lookhart. Afterwards a division took place: For the Clause, 73; Against it, 10; Majority, 63. the house being resumed, Mr. Hobbouse Grought up the report, which was ordered to be received to-morrow.

> HOUSE OF LORDS. . Wednesday, July 29.

[King's Messages Relating to Swe-DEM AND PAUSSIA.] Lord Hawkesbury moved the order of the day, for taking into consideration the gracious communications which he lad yesterday the honour of delivering to the house. In moving an address of thanks to his majesty for these commuthe clause on the face of the bill was, that inications, he only followed in form the: his noble friend wished to take the sense of usual proceeding of the house; and as to the house on the general principle of his the object and matter of the first of them? measure on the second reading of the bill, he did not anticipate any material object without endangering its adoption, if there tion, It simply announced, that a treaty.

had been entered into with his Swedish nothing towards the accomplishment of majesty to subsidize a certain number of that object. With what views then could Swedish troops to be employed on a particular service, and which treaty rested on the basis of the former one: the only difference being, that instead of 14,000 men for which the former treaty stipulated, the present treaty made an addition of 4000 men to the former, making in the whole 18,000 men : the addition to be on the same terms as the number of troops originally stipulato what regarded With respect Prussia, there could scarcely be any differ ence of opinion; as the urgency of his Prussian majesty's affairs appeared to require it. Some advances of money had been made to relieve him. In addition to the 80,000% advanced by the late administration, his majesty's present government had made a further addition of 160,000%; the other assistance in arms, ammunition, &c. amounted to 200,000/. I hest were the sums to be made good, and the object of the address he was about to move was, that their lordships do concur in making good the sums. His lordship concluded with moving and reading an address to that effect.

Lord Holland would not object to the address; but, at the same time, he could not help observing, that he was at a loss to conceive the grounds upon which ministers proceeded in making this second treay, if they saw that his Swedish majesty as unable to carry the first into execution. No doubt his Swedish majesty woold have done every thing in his power to fulfil his

and gement.
The Earl of Lander dale felt very anxious to be informed, if the papers upon the table contained every thing which his majesty's ministers had sone towards procuring continental co-operation, and more intil malely cementing our continental connecnous and alliances. If they had done no more, how could they justify the language which they put into his majesty's speech, at the close of the last session? A pom pous paragraph was there introduced, which held forth to the country the assurance, that munsters had been employed in drawand an orange and in orange and in orange alless, and orange alless, a alles, and in preparing the means of watton and concert, by which alone a rational hope could be entertained of resisting the ambition of the enemy, and of the noble lord indulge in such observations, finally procuring a solid and safe peace. Surely, what appeared from the papers now appu the table, could contribute little or their conduct.

ministers have introduced into the king's speech, this big promise of doing a great deal, while in effect they had done nothing, except with the invidious one of endeavouring insidiously to contrast their own conduct with that of their predecessors in office?

Lord Hawkesbury thanked the noble lord for having afforded him this opportunity of explanation. The passage in the speech to which the noble lord had alluden promised no more than his majesty's ministers had been prepared to perform. Their propositions to the continental powers were not confined to what appeared in the papers now before their fordships, but embraced offers of much greater magnitude in case of further and more extensive co-operation. But they still kept pace with the efforts which those powers were likely to make, and with the degree of effect with which it was probable they might be attended. Unfortunately, however, the hopes of this more effectual and successful co-operation were now at an end, and no more pecuniary advances had been made to our allies than those referred to m his majesty's message.

Lord Holland here took occasion to inveigh against the principle of holding out to foreign powers the temptation of subsidies, in order to excite them to take a part in the war. He himself had witnessed the mischievous effects of that prineple, and it was one which he should ever reprobate and resist, as influencing the conduct of this country, with respect to its continental connections. The attempt prematurely to plunge other powers into hostilities had made the most unfavourable impression Such allurements on our part abroad. seemed to make the subjects of the sovereigns in slliance with us imagine that their governments bartered their blood for British gold, and so far that idea went to destroy the moral energy by which they might wield the physical strength which we were so ready to purchase from them. should ever set his face therefore against the throwing out of such enticements, and he had seriously to regret that we had too long and too often acted upon that prime ciple.

Lord Mulgrave was astonished to hear and impute to his majesty's government motives and views which had never guided Where was the proof that out subsidies as allurements and enticements to draw other powers into the war; and what opinion must the noble lord entertain of those powers of the continent, who, while their crowns, their dominions, their honour, their independence, every thing dear and sacred to such person-ages, were threatened with utter ruin, could still remain una armed and inert, and be prompted into action only by the influence of British subsidies? Such a supposition was too absurd to be seriously attended to; and as to the system of the late administration, to which the noble lord so fondly referred, and seemed so anxious to bring under discussion, he could fairly say, that the inertness and folly of that administration, had formed the heaviest obstacle with which the present government had to struggle. They had never prepared any one practical means by which our allies could be assisted, or that could inspire them with the hopes of contending success-Their fully with the common enemy. measures were adopted without foresight, conducted without energy, and, consequent. ly, had produced no effect. The question was then put on the address, and agreed to nem. diss.

[IRISH INSURRECTION BILL.] Lord Mawkesbury moved the order, of the day for the second reading of this bill. He felt it to be a measure of great importance, and it was natural to expect he should adduce some reasons for its adoption. Measures of a similar nature had often been resorted to by the parliament of Ireland, the necessity of which had grown out of the French revolution, and the principles which the authors of it had attempted to disseminate throughout every country. .. Associations had at different times been entered into in that part of the empire, in which oaths were administered, and engagements entered into, for the worst of purposes. To counteract these practices, a bill of the nature of the present was first introduced. If such practices were daugerous then, how much more so must they be in the present state of Europe and of the empire, and when the fate of Ireland was more closely linked then ever with the fate of this country, and of the continent? He could not, under such circumstances, foresee that any maa-milder shape than that in which the par-

his majesty's present ministers ever held cause it was known to have been in the contemplation of the late administration to bring forward a measure, little, different from that which was now proposed, with which, of course, the noble lords on the other side would not be much disposed to quarrel. In that hope, he should move that the bill be now read a second time.

Lord Holland rose, not to oppose the principle of the bill, or perhaps even its provisions, though there were some of them which he wished to see amended, but to give it an assent, which, however, wrung from him with sorrow, and one by the gripe of an eatreme and lamentable necessity. He felt it to be a necessity not only painful to his feelings, but degrading to his character as a member of that house. How long was the imperial parliament to continue to legislate for Ireland in the spirit of this measure, that is, in defiance of the best sprinciples of the constitution, in the blessings of which we cannot allow that unfortunate country to participate? Were these the promises—are these the fruits of the union? But, if he was compelled to submit to the humiliation and the hardship of assenting to such a measure, the causes. at least should be enquired into, which produced the dire necessity upon which alone it was attempted to be justified. These causes chiefly appeared to be, the disabilities that hung upon the Catholics in that distracted country, the pressure of the tithes, and the efforts that were systematically made to keep alive religious animosities between the Catholics and the Protest had in Ireland. On each of these cacses, the noble lord descanted. He was well acquainted with the character of Irishplen, and no character aid he ever see more Conspicuously marked by benevolence generosity, and courage: what, then, was it that created in that country those inextinguishable discontents which called so often for the enactment of measures like the present? It must be something of a nature the most imperious, when it urged men to forego the blessings of civilized society itself. and the advantages of a constitution swell as this country boasted of and was blessed with. That was the source of the wall which we were bound to explore; and if it was duly explored, the remedy must suon terial objections would be made to the bill, be discovered. The fact was, the great not only because it was brought forward in majority of the people of Ireland were deprived of the full enjoyment of the consti-· liament of Iraland had passed it, but be- tution, and they felt themselves injured

nefus of which they were debarred? it was not in the nature of things; it was not in the composition of the human deart: indulge them in that fair enjoyment, and their murmurs would be appeased and silenced. As to the titles, he was happy to that ministers meditated some measure of relief, and if so, they so far should have his most cordial support. Would that they might also be brought to discountenance the means by which religious animosities were fomented in Ireland, where, by the principles instilled by the catechisms taught in the charter schools, the mfant mind of the Protestant was poisoned with prejudices against the Catholic. . Yet those who encourage that system of education, accuse the Catholic of uncharitableness and intolerance—the early vices which they themselves must be conscious they are indulging against those very persons to whom they impute. But was not that the height of uncharitableness? Was it not a refinement of tyranny, a tyranny that fell short of that which characterized that most accomplished of tyrants, Tiberius? all that he had said, however, with respect to the exclusion of the Catholics from what be considered their rights, let him not be raisunderstood to suppose, that it ought to motive on their part for disaffection, much less for forming a connection with another country. He could not blame them, under that exclusion, for loving the constitution a little less than the people of this country; but although their rights might be alkainished, they would assuredly obtain no rights whatever, by connecting themselves with another country! they would obtain nothing but a government by the sword.

The Earl of Limerick was sorry to hear the language and the sentiments that fell fame the noble lord, for they could be prostire of no good. Why eternally introthe claims of the Catholics? why insistence that they had reason not to love the constitution, and that at a moment when they enjoyed almost every thing the constitation: could bestow? If the noble lord

and degraded by the suspicions which gave this country, and trece them to such se to that deprivation. Englishmen loved speeches as he himself had just made. He and admired the constitution, because they might also trace their object to the princienjoyed all its benefits; could it then be ples avowed by the leaders of the late refairly expected that the people of Ireland bellion in that country, who avowed themshould equally love and admire that con iselves to have other objects in view than atigution, from the full enjoyment of the be- Catholic emancipation, or parliamentary No. reform. Against the operation of such principles it was that measured like the present must be adopted; and perhaps the more frequent enforcement of them might have prevented the spreading of disorders, and the mischiels that sprung from them. He admired much the personal character of the noble duke who was lately at the head of the Irish government; but had that noble person allowed the county of Mayo. to be proclaimed during the excesses of the Threshers, the contagion would not layer spread into the adjoining counties, and many persons would have escaped from the sword of justice, who, on account of that injudicious lenity, had fallen under it. So little was the real state of Ireland understood, and consequently so ill adapted the means employed to govern it!

The Duke of Bedford felt himself called unon to answer so serious a charge as that which the noble earl had made against him, and which amounted to nothing less than that the blood of the unfortunate people who lost their lives in consequence of the late disturbances in Ireland must rest upon his head. In reply to this, he begged leave to state, that shortly after his arrayal in Ireland, he received an application, not from the county of Mayo, but from the magistrates of the county of Sligo, to proclaim martial law there; but after every attention he could give to the subject, and after taking the best counsel he could procure, he thought sossvere a measure unnecessary, and therefore resisted the application. He was satisfied in his own conscience, that his intentions were good. He had acted according to the best of his judgment, and he left it to the country to decide upon his conduct.

The Earl of Limerick, in explanation, obscreed, that he had never said that this blood of the people who had suffered was on the head of the noble duke. He had only stated his opinion, that if this law had been applied on the first appearance of the disturbances, the extension of the insurrection would have been prevented.

Lord Kingston contended, chat the mawised to trace the cause of the discontents gistrates in the county of Sligo were the in treland, he perhaps might find them in real promoters of the disturbances. The disgrace the magistracy; and some of them a violent spirit of disaffection was widely rather deserved to be hanged than to be diffused, and against the immediate pres-Indeed, he knew one made magistrates. one of them, who had she halter round his neck, during the rebellion: and if such were the heads, how could the people be brought to respect them?

The Earl of Har wicke was inimical to the practice of proclaiming districts where it could possibly be avoided. With respect to the bill, its necessity had been so forcibly urged to him by persons possessing a competent knowledge of the state of Ireland, that he could not object to it.

Lord Carleton deprecated the tendency of that line of argument which the noble lord on the opposite bench (lord Holland) had thought proper to pursue, because he thought that argument calculated to justify the disturbances which had so long agitated Ireland. With regard to the statements of the nuble lords who had lately presided over the government of Ireland, he could not admit that they should operate against this bill. For although those noble lords, in the circumstances which arose during their respective administrations, saw no necessity for acting on the law which this bill proposed to re-enact, it did not therefore follow that the bill was unnecessary.

The Earl of Hardwicke, in explanation, stated, that this bill was much more obnoxious to hinf than the existing law, because by this bill the responsibility of those who were to execute the law was in a great measure done away in consequence of the introduction of new clauses.

The Earl of Selkirk declared, that it was with the utmost reluctance he could give his assent to any such measure as that before the house; but being convinced of its the bill. He was convinced of the importance of conciliatory measures in Ireland, and he fully concurred in the opinion that nothing was more rare, than that a general spirit of disaffection should prevail in any country, except through the faults of the proceeded from a long train of mis- disfirm this danger, was to grant to the management: but this had been so long Roman Catholic laity all their separate obinveterate, that it was impossible to remove tics were repealed, there would be no their effect could only be gradual and pro- stand the situation of Ireland, let us bring ✓ Vol. IX.

conduct of many of them was such, as to greative. In the mean time, we knew that sure of this danger it was absolutely necessary to guard. Where the people were affectionately disposed towards their rulers: the slightest exertion of authority might be sufficient to maintain the execution of the law: but if we should attempt to apply the same principles of conduct to a count try, where so opposite a spirit prevailed as in Ireland, the most fatal effects might ensue. Experiencing, however, the excessive danger to which we were now exposed from the disaffection of Ireland, it was of the utmost importance not to rest satisfied with the measures of severity, to which we were compelled by the immediate pressure of danger, but to look forward, and take effect tual measures for obtaining a radical and fundamental cure of the evil. The objections against the measure of Catholic emancipation he was convinced were groundless, and that the danger apprehended from putting power into the hands of the Catholics was imaginary. We now, indeed, saw the Catholics a formidable political party closely combined among themselves; but if religious distinctions had never been made a ground of civil disabilities, that combination would never have existed. civil disabilities were imposed on every man whose name began with a P, we should immediately force the P's to become a party, they would coalesce to obtain rehef, and if violently opposed, they to would become violent and dangerous if the Catholics were placed as to every dvil privilege, on the same footing as other subjects, we should soon bear as little of the Catholics as a political party, as we hear of the faction of the Rs. The only plausible argument to the contrary was found necessity, he could not refuse to vote for ed on the ambition of the Roman clergy. Undoubtedly, it must be expected that they, like every other body of dissenting clergy, would cast a longing eye on the rich benefices of the established churchs But there would be little to fear from the ambition of the Roman Catholic clergy, if government. In Ireland, particularly, it the laity die not make a common cause was evident that the prevailing disaffection with them. The true way, therefore, to continued, and its effects had become so jects. If the civil disabilities of the Cathonic the evil at ofice. Conciliatory measures longer any community of interest between: might do much with the help of time, but their clergy and their laity. To-ander .. 35 .

-celled out to French generals, that the property of every Englishman were to be abandoned as fair plunder to the French soldiery, that such of our gentry and sebmaury as should survive the ruin of their country," were forced to labour for their bread, beneath the contumelious taunts of a set of insolent foreigners, could any one believe that the people of England would soon be reconciled to their new masters, and would not eagerly grasp at any opportunity of throwing off the yoke? A longcourse of time might obliterate the memory of those galling circumstances, and, aided by a mild and conciliating policy, might blend the conquerors and the conquered into one people. But, if instead of a wise and conciliating policy, the intruders, giving way to their native insolence, should treat their subjects with contumely, abolish all their favourite institutions, insult their religion, and attempt to force an odious superstition upon them, seize every opportunity of marking contempt for their language and manners, and crown the whole by numerous instances, of personal insult and oppression, would it be surprizing, if ages should elapse before the English nation were reconciled to their conquerors? And if such would be the feelings of Englishmen, could we wonder that the proscriptions of queen Elizabeth and James I., of Cromwell and of king William, should still excite indiscation in the minds of the Irish? Among these causes of disaffection, religion had acquired an apparent consequence which did not naturally belong to it, as it had become the badge of national distinction, and the bond of union among men, sympletrising in the same judiguant feelings. But religious involerance was so far from being the main and original cause of Irish disaffection, that, in the native dialect of the Irish. there was not a word to express the distinction of Protestant and Roman Catholic. except the national appellation of an Englishman and an Irishman. Till we were prepared to great the deluands of the Cathelics, partial concessions, hielded to importunity, would only serve to keep up built of settlessness, and fan the flame of liscontent. The expectations which some have entertained from the measure which brought forward by the late adminisgrich, seemed to be most extravegant.

The case home to ourselves; let us suppose measure, and yet we had heard noble lords that the invasion of the enemy should be speak as if it were at once to render the successful, that our estates were to be par- frish a united people. With respect to the general question of Catholic Emencipation, the noble earl expressed his regret that the prevailing prejudices of this country were still so strong, that there was little probability that it could now be carried. These prejudices, however, were evidently on the decline. Notwithstanding all the attempts that had lately been made to raise a cry of No Popery, that cry had had but a very partial success; and when this was compared with the events of the year 1780. it afforded decisive proof of a progress in the public mind. That progress would assuredly go on, and the time might be auticipated, when it would be as little in the power of any minister to resist the measure of Catholic emancipation, as it would now be to carry it. The Roman Catholics might safely trust their cause to the effects of this progress in the public mind: and those could not be considered as their real friends, who should force on any premature attempt to carry through the measure before circumstances were ripe for it,-The bill was then read a second time.

[AMPRICAN INDEMNITY BILL.] The ... following is a copy of the Preamble moved by lord Holland on the report of the American Indemnity bill. (see page 806.) "Whereas, by an act of parliament made in the 12th year of his late majesty king Charles II, intitled "An act for the encouraging and increasing of trade and navigation;" It is, among other things, enacted, "That no goods or commodities, " whatsoever, of the growth, produce, or " manufacture of Asia, Atrica, or America, or any part thereof, be imported into " England, Ireland, or Wales, Islands of " Guernsey and Jersey, or town of Ber-" wick upon Tweed, in any other ship or " ships, vessel or vessels whatsoever, but in such as do truly and without fraud be-" long only to the people of England or " Ireland, dominion of Wales, or town of " Berwick upon Tweed, or of the lands, " islands, plantations, orterritories, in Asia. " Africa, or America, to his majesty be-"Turging, as the proprietors and right own-" ers thereof. "-And whereas by an act of parliament made in the 12th year of hislate majesty king Charles II. intitled, "A subsidy granted to the king, of Tonnege and Poundage, and other sums of money payable upon merchandize exported and imports .. The Catholics themselves disclaimed that ed, "it is declared, that" No rates can be

liament made in the reign of their late majesties king William and queen Mary; intitled, "An act declaring the Rights and Liberties of the Subject, and settling the Succession of the Crown," it is among other things declared, "That the pretended pow-" er of suspending of laws, or the execu-\*6 tion of laws by regal authority without " consent of parliament, is illegal, and " that levying money for or to the use of " the crown by pretence of prerogative " without grant of parliament, for longer " time, or in other manner than the same " is or shall be granted, is illegal." in pursuance of the same, it is declared and enacted in the said act, " That all and " singular the rights and liberties asserted " and claimed in the said declaration, are " the true, ancient, and indubitable rights " and liberties of the people of this king-" dom, and shall so be esteemed, allowed, " adjudged, deemed, and taken to be, and " that all and every the particulars afore-" said shall be firmly and strictly holden " and observed, as they are expressed in " the said declaration, and all officers and " ministers whatsoever shall serve their ma-" jesties and their successors according to " the same in all times to come."-And whereas the navigation and commerce between the people of this kingdom and the people of the united states of America, have, or ought to have, been carried on according to law, and the customs and duties arising from the same, have, or ought to have been regulated and collected, under the authority of sundry acts of parliament made in his present majest?'s reign; the last of which made in the 47th of his reign, did cease and determine on the first of June last. And whereas, on the 27th of April last, his majesty was advised to prorogue the parliament then sitting and two days thereafter, without any reason or necessity, to dissolve the same by his royal proclamation, before any act had passed for legalizing the commerce and navigation between the people of this kingdom and the people of the united states of America; after the expiration of the said act, of for au-

" imposed on merchandize imported or this kingdom, if in consequence of the said "exported by subjects or aliens, but by abrupt, uncalled for, and unprecedented common consent in parliament."—And dissolution of parliament, without any whereas in the preamble of an act of par- provision for the continuance of the said. commerce and navigation, or for the collection of the said duties, the said commerce and navigation had been actually interrupted, or the payment of the said duties actually suspended, and therefore in the circumstances to which this kingdom had been reduced by the said abrupt dissolution of parliament, it was expedient to continue the same, though contrary to law and inconsistent with the provisions of sundry acts of parliament hereinbefore recited. And whereas, it is expedient in order to prevent so dangerous a practice from being drawn into example, that, notwithstanding the said violations of law, particularly of the act of Charles II, commonly called the Navigation Act, of the act made in the 12th year of the same reign, for conferring tonnage and poundage on that monarch, and of the act made in the first of William and Mary, commonly called the Bill of Rights, a bill of indemnity now be. passed in favour of all persons, who, since the first of June, have been concerned in the said illicit commerce and navigation between this kingdom and the said united states of America, or in the collection of the said illicit duties and customs arising therefrom, or who, being bound to prevent such illicit practices, have tolerated or connived at the same."

[PROTESTS AGAINST THE AMERICAN INDEMNITY BILL.] The following Protests were entered against the American Indemnity bill:

" Dissentient; 1st, Because it ought to be shewn on behalf of those whom it is proposed to indemnify for a violation of the law, not only that their act year accessary to preserve the public from injury, but that this necessity was not induced by their fault. In the case on which the house has decided, the necessity was creat ted by his majesty's ministers themselves. who advised the dissolution of the last parliament, when the consequence must evidently be, that the trade and interest of the public would suffer material injury, or that the power of the crown must be exerted ter the expiration of the said act, of for au- against law, and in manifest derogation of thorizing the collection of the duties and the common liberty.—2d, Because, if on customs arising therefrom after the expiration of the sands; and whereas, it would have tution requires that the power of dissolubeen of material inconvenience to his ma- tion should reside in the crown, it is not less: jesty's government and to the people of true, on the other, that the power of par-

vise his majesty in the making, repealing, Rossetn." suspending and altering of laws, is the proper constitutional check upon this preroga-But if it be admitted that a dissolution of parliament is in itself sufficient to justify the continuing beyond the term fixed by parliament, and by the sole authority of the crown, the operation of any legislative provision, and particularly of an act of Supply, the power of the purse, and the legislative functions of both houses, would be virtually transferred to the crown, and all the securaties which the constitution has provided for the due administration of his majesty's affairs, and for the property and liberty of the whole nation, would be utterly invalidated and destroyed. -3d. Because at the time of the late dissolution all the measures recommended by governa ment having been adopted, all the supplies granted, and no difference existing between the two houses, or between his majesty and his parliament, it is evident that there was no urgent political and public pecessity which could warrant the exposing povernment to an alternative so serious and important as that which is the subject of the present proceeding."—CARTHFORT for the two first reactis: " And moreover, because the pretences alledged for the dissolution of parliament, viz. the dismissal of the late administration, the discussions which argee upon it, and the causes which led to it were not, in my judgement, sufficieft to justify those who advised so unnsual ac exercise of prerogative, together with a consequent breach of the law and an acknowledged invasion of the rights of the subject.—The notion that either on the bare removal of a ministry, or in consequence of motions purporting to criminate the advisers of the crown, parliament may and bught to be dissolved, has a dipet tendency to subvert the freedom of debate, to break the independent spirit of the commons house of parliament, and to render that branch of the legislature the subservient organ of the minister of the day. Nor can any just plea for an extra-diduary exercise of prerogative and manilest violation of law be founded on the measures projected by the late administration in favour of Roman Catholics and other dissenters; measures always recongileable to the true principles of wisdom nd justice, and now not only imperiously alled for by the exigencies of the times,

Hament over the public purse, and the but absolutely necessary to the safety of right of the two houses, exclusively to ad- the united empire: Vassall Helland,

> " Dissentient: 1st, Because the amend" ment to the preamble moved upon the report was rejected by the house. -2d, Because though a bill of indemnity unquestionably implies that the law has been vio-lated, and though it was admitted in debate, that nothing but necessity can possibly justify the violation of law; yet the frequency and facility with which bills of indemnity have of late years been granted, the sacred nature of the law which has in this instance been transgressed, and the circumstances which gave rise to the necessity, seemed to me to call for some more solemn declaration of the constitational principles, which by such transgressions of the law are manifestly violated, than a simple recital of the necessity of the violation, and an immediate and unqualified indemnity for it, without reference to the events which produced that necessity, or to the peculiar nature of the illegal measure itself .- 3d. Because the principles which have in this instance been violated are so sacred and fundamental in our constitution, that at all seasons and upon all occasions, even if the ground of necessity were incontrovertibly proved, it would become the dignity of the house of lords, and would be consistent with that jealous and independent spirit, which, where the privileges of the subject are concerned should always characterize a British parliament, scrupulously and anxiously to record, in the instrument of indulgence itself, their sense of those invaluable rights; the infringement of which nothing but an over-ruling necessity had or could have induced them to overlook.-The right by which the subject is exempted from all taxes not granted by common consent of parliament, has at all times been deemed by sound constitutional lawyers, and has frequently been recognized by parliament itself, to be coeval with the frame and constitution of the kingdom, and has repeatedly and solemnly been declared and secured by charters of our princes and acts of our legislature.-By the great charter of our liberties, in the reign of king John, no sid o scutage can be levied on the kingdom without the consent of the common council of the nation. By the statutum de tallagio uon concedendo, in the reign of Edward I. First, no tallage or aid can be levied by the

king without consent of the archbishops, | not executed the purpose for which it was bishops, earls, berons, knights, burns of the parliaments of Edward III. \* the jealous attachment of our ancestors to this fundamental maxim of our-constitution is recorded, so in the impeachment, condemmation and punishment of the lord Latimer, which took place at the close of that reign †, their determination to enforce it is strongly exemplified: and at subsequent and later periods of our history the endeavours of our forefathers were uniformly, but more particularly in the petition of rights in 1627, and in the acts of Charles II.; recited in the rejected preamble, directed to the solemn recognition and perpetual security of this mestimable privilege. And finally, in that solemn act of the legislature, commonly called the Bill of Rights I, the levying money without consent of parliament, and the dispensing with laws, both which practices have in this instance occurred, are declared and enacted to be illegal -It seemed, therefore, to me no light or trivial matter, no ordinary or indifferent proceeding, to indemnify persons for the violation of such fundamental maxims of the constitution, and prudence required a solemn and studious declaration of the great delicacy and importance of the transaction, a precaution which the frequency of such bills, and the repeated, though, perhaps, unpremeditated exertions of such illegal authority of late years, have in my judgement rendered indispensably necessary.

VASSALL HOLLAND."

HOUSL OF COMMONS. Wednesday, July 29.

[SIERRA LEONE CONPANY'S BILL.] On the motion for the third reading of this bill,

Mr. Dent rose, and observed, that the grants made by parliament to the company had been claimed for the purpose of introducing civilization into Airica. The company, however, had fidled in their projects. The sums granted them amounted in all to about 109,000/. This sum, as they had

granted, ought now to be refunded ! for he and freemen of the commonsity of this did not think that parliament should be realm; and thin the frequent remonstrances | made to pay for the fanciful notions of thy set of men.

> Mr. Wilberforce said, that when gentlemen spoke of the sums of money that had' been voted to the Sierra Leone company, they should consider that a great proportion of those sums were paid to support those men whom government must otherwise have been at the expense of supporting. The first class of those men were the blacks, who had served with 'the British army in the contest with America. and after that contest had been sent into Nova Scotia. Having sent a memorial to the government, complaining of the coldness of the climate to which they were sent, the government applied to the Sierra Leone company, to admit them into a colony much more congenial to their constitutions than the climate of Nova Scotiz was. The company then accepted, in the first place, of nearly 1000 Nova-Scotia blacks. which government must, otherwise, have been at the expence of maintaining. Afterwards, when it became an object of polity to expel the Maroons from the island of Jamaica, government again applied to the company to take them, and they most unwillingly accepted of 5 or 6 hundred of these men. Those 1500 men, who otherwise would have been chargeable to the government, had been maintained by the company for a considerable number of years; and he hoped that it would be taken into the account, when the aids were mentioned which the company had received from government. The reason of the failure of the company in its principal objects was the continuance of the slave trade, which they had on the best ground calculated would have been abolished many years ago. Still, however, in the end, he trusted' this colony would produce the happiest effects in the civilization of mankind. Like all other colonies, it had great difficulties to encounter in its outset; but he trusted it had taken deep root, and would be the means of civilizing a considerable portion of Africa. These higher objects ought not to be lost sight of. Those who thought most highly of the West-India colonies ought to be the best friends of this settlement, for they must be convinced that this country owed a great debt to Africa.

Mr. Eden allowed that the object the company had in a great measure failed;

<sup>\* 13</sup> Edw. III. Rot. Parl. § 5. c. 13; 44 Edw. 111. stat. 1 cap. 21; 14 Edw. III. stat. 2. cap. 1; 17 Edw. III. Rot. Parl. § 28; 21 Edw. III. Rot. Parl. § 18; 26 Edw. III. Rot. Parl. § 19; 36 Edw. III. Rot. Parl. § 19; 36 Edw. III. Rot. Parl. § 19; 36 Edw. III. Rot. Parl. § 20, 78. ; 3 Car. 1. cap. 11. cap. 11. cap. 11. cap. 12. cap. 8; 16 Car. L. cap. 8; 19 Car. 12. cap. 4. [6 I Gul. et Mar. sass. 2. dap. 2.

ing its vengeance on an individual, for doing possession of the public confidence, and without it the country could not be saved, it would not be rigorous upon an individual | kind was subject. for that sort of conduct which although been the origin of the discovery, it had reprobated in the house, was too often pracrised out of it. If members wished to be made it public, that the Vaccine disease strict in this business, let them begin with themselves. He made these general obser- If that discovery should prevent the smallwations from his feelings, without reference | pox, it was hardly possible to characterise to any individual: of Mr. Spurrier he knew mothing; had never spoken to him, but he mittee considered the advantages that had doved an impartial administration of justice.

as to attempts to remedy this evil, and rethat kind.

Mr. Bingham expressed himself extremely glad at the lentty of the punishment that was inflicted on the prisoner, and the more especially, when he considered the character of that high tribunal before whom the prisoner stood; they were both the judges and the jury in the case, and they acted worthy of their high character in administering justice with mercy.

Mr.-Luskington moved an amendment, that instead of the petitioner being brought 20,000%, which his friends had proposed. up to-morrow, he should be brought up tomorrow se'unight.

Mr. S. Thornton thought this case the most extraordinary he had heard of in the course of the 24 years he had sat in parliament. He should vote for the amendment.

Mr. Wulham thought rigour the less necessary in this case, as the house was about to provide a remedy against this evil occurring in future : for the great object of pumislanear was the prevention of crimes.

Mr. Wilberforce was disposed to vote for the more covere punishment, on agrount of the answer which the petitioner gave to the house yesterdaye; but on account of his age and infirmity, he should not oppose any lenity which might be proposed to be shewn to him.

Mr. Lockhart chought the house bad been somewhat remiss in not protoulgating he law upon this subject, and was therere disposed to be lenient in the present nstance. The souse then divided. For The original motion 45; for the amendment 49; majority 16.

To Da. JENNER ] The house baving re- occurred, in that number of cases were

public, which it would never do by wreak-| solved itself into a committee of susply. The Chancellor of the Enchaquer rose to only that which was well known to attach call the attention of the committee to the to others, and had so long passed unno- Report of the Royal College & Physicians, tired. If the house wished to continue in respecting the mode discovered by Dr. Jenuer, of preventing the small-pox, the severest infliction, as a disease, to which man-Whatever might have never been known, before that gentleman could be communicated by inoculation. its value in terms too strong. When the comalready resulted from it, and that would in Mr. Pole Carers cautioned the house future result from it, when the prejudice that existed against it should subside, he minded it of the fate of former efforts of was sure the committee would not consider the proposition he meant to make extravagant, but liberal and just to the individual. Nothing was so difficult as to fix upon any standard, whereby to measure what should be the grant of that house upon such an occasion. The subject had been under the consideration of parliament some years since, but then there had not been time to satisfy the house of the value of the discovery, and therefore only 10,000% had been voted to Dr. Jennes, instead of The enquiry that had been recently made, was perfectly satisfactory to his mind, and consequently he proposed to shove a grant of 10,000/. which, with the sum already granted to Dr. Jenner, would amount to the sum originally proposed by his friends to be voted to him. It was unnecessary for him to urge any more arguments in support of his proposition, to those who had read the Report. If they assumed, that the inoculation for the small-pox was a benefit to mankind, they might then be able to estimate how much greater a benefit this discovery was, which, as appeared by the report, was a certain security against the small-pox. It appeared, that of those who had that disease naturally, one in six died, whilst of those inoculated for that disease, only one in 360 rised. But of 164,381 cases of persons viccinated, only three had died, which made the mortality only one in 54,741. It . would be impossible after that statement, to represent more favourably the advantages of the discovery. And when the deaths [VACCINE INCCULATION : - REWARD and all the cases of inconvenience that best

world participated in the advantages resulting from it. An objection might be made to the utility of the discovery, be-cause it tended to increase population, but he should prefer the principles of practical humanity, in preserving life where it existed, to the excouragement of those checks mentioned by Mr. Malthus, whereby population might be kept down. It they were to go into a calculation of the number of lives that had been saved by the discovery, and the expence to the public spared by the diminution of the number of persons in the hospitals, they might have a mean of estimating the advantages of this important discovery. On all these grounds, he would move the committee, "That a sum, not exceeding 10,000% be granted to his majesty, to be paid to doctor Edward Jenner, as a further reward for promulgating his discovery of the Vaccine Inoculation, by which a mild, efficacious, and not contagious mode of superseding that dreadful malady the Small-Pox is established; and that the same be issued and paid without any fee or other deduction whatsoever."

Mr. Shaw Lefevre declared it was with extreme regard he opposed the motion. He entertained for Dr. Jenner the most sincere respect, yet he could not think that this was a period for disposing of 10,000l. where it appeared by the Report of the college of physicians, which shewed that in 50 or 60 instances, at least, the plan had not succeeded, that, at the least, it was not infallible. The late period of the session, when so many members were necessarily out of town, was also a sufficient reason with him for withholding his approbation to the proposed motion. It had been said that Dr. Jenner had discovered the invention for which a reward was now sought to be conferred. He begged, however, to state that a similar practice had been enter. tained in Dorsetshire since the year 17.17

Lord H. Petty contended, that infalling. hity ought not to be made the test of great discoveries, which ought rather to be a mated by general averages. He was desthad advanced, but most particularly so in posed to go farther than the right hon. the necessity there was for the adoption of should not take upon him to make any spe- sons from bringing intentionally infectious Vol. IX.

taken together, they amounted to 179 only cific proposition to the committee. There out of the 164,381, which was an infinitely was no standard, whereby a great pubsmaller proportion than the actual morta- lic discovery could be estimated, that would lity by the inoculation for the small-pox, not enhance the value of Dr. Jenner's But it was not this country alone that was discovery, if tried by it. If considerbenefited by the discovery, the whole ed with reference to the national benefits resulting from it-to the advantages that he might have derived from his discovery, if he had not published it to the world-to the effect it had in raising the fame, the honour, and the character of the country-there was no standard for estimating the merit of any public discovery under which Dr. Jenner would not have a peculiar claim upon the gratitude and liberality of the house. It eppeared by the Report, that the deaths by the small-pox had increased since the discovery; and though he should not wish to use any compulsion, or to interfere with the liberty that all persons should have, to act as they thought most adviseable for their own health, or for that of their family, still he was of opinion, that persons who preferred the inoculation for the small-pox, should not be allowed to endanger the health of others. Such persons, in his opinion, ought to be confined to their houses whilst affected by the disease, and not suffered to spread infection through the community. If any proof were wanted of the value of the discovery, is would be found in the ready reception which it had met with from all nations, even the least enlightened of Asia, where prejudices were most deeply rooted. It was highly gratifying too to witness the zeal with which the gentlemen of the medical profession, not only in the metropolis. but in all parts of the country, had promoted the interests of humanity, by adopting and acting upon this important discovery.

General Tarleton bore testimony tothe value of the discovery, from the number. of the military whose lives had been saved by it. It was, besides, an important circumstance, that the troops on recovery might leave their barracks, and others succeed them without any danger of infection. Military men were said to be most fond of praising great conquerors, but, in his opinion, this gentleman who saved the lives of millions, was entitled, to more praise than the most successful conqueror.

Mr. Stugges Bourne concurred entirely with the noble lord, in the whole of what he chancellor of the exchequer, though he some legislative measure, to prevent per-

towns, which must be the case in again introducing the inoculation for the smallfox. He had been informed it was the practice of the Small-pox Hospital, to inoculate out-patients, and that those persons, so inoculated, were obliged to pass from their several lodgings and places of abode. two or three times a week, in order to be examined at the hospital, than which nothing could, in his mind, be more calculated to disseminate infection, and to spread the ravages of that dreadful and malignant disorder. He hoped, therefore, some leeislative measure would soon be adopted As to the motion now on that subject. under the consideration of the committee, it had his hearty concurrence.

Mr. Hawkins Browne said, he believed If, however, what had been stated by his sufficient sotice taken of one point, viz. that this mode of inoculation was not subject to infection, and that therefore it was not liable to the serious objections made against inoculation for the small-pox. When this subject was formerly before the house, he had-voted for the smaller sum; but he did not mean thereby to confine himself to it, [ment. He said, he thought, in such a case in case the discovery should be found to be as this, the house should have regard to now alive, and in that high office, he tensive and more advantageous discovery, would now vote for the additional sum, they should not think of voting a lesser sum. though he also had then opposed it. He could wish this motion to be amended by who, on a former occasion, had voted for the insertion of the words, "that this mode the reason, because he wished, as far of insculation was not liable to infection." at they were compatible, to act at the

the last hone gent, that he could assure and contomy. An hone gent, had said, that committee he was correct in what he followed her things to the committee he was correct in what he followed her things the committee he was correct in what he followed her things the committee her was correct in what he followed her things the committee her was correct in what he followed her things the committee her was correct in what he could be contained in the could be committee he was correct in what he this differed from all other discoveries, bead stated as to the Small-pox Hospital, cause it came out at once matured and
which he shewed by a statement of their ripe for practice; this he believed to be own, by which it appeared they had inocu- truly correct, for a medical driend of his

diseases into large and populous cities and | lated 2245 persons in a year. In having Jone this, he meant no imputation on them; on the contrary, he believed, as his hear! friend who spoke last had very truly mentioned, that the governors and professors were favourable to vaccination, and he hoped they would themselves put an end to the practice of inoculating out-patients, and thereby prevent the necessity of any legis-

lative measure as to mem.

Mr. Morris said, the great merit of this discovery was, that it exterminated the disease, whereas all other modes of inoculation increased it, by being liable to infection, and it had been indisputably provedthat since inoculation there had been more deaths than before it. He thought the sum proposed was too small. Dr. Jenner had dedicated his whole time to it, and had he his hon friend was not correct in what he not succeeded, his name would have been had stated as to the Small-pox Hospital- a bye-word among the people, and among He was not prepared at the moment to those of his own profession in particular. speak decisively on the subject, but he He thought that he deserved from the counbelieved, though it had formerly been the try which he had so much benefited, a sum practice of the Small-pox Hospital to mo- of money that would enable him to live in culate out-door patients, they had not done a state of ease, and uence, and independence, so lately. He was one of the governors of for the remainder of his days. He should that hospital, and he knew they were very therefore propose, as an amendment, that favourable to the practice of vaccination, instead of the words 10,000% those of 20,000/. be inserted. He assured the house, hon, friend were true, it would certainly that though he had spoken warmly on the deserve the consideration of the house to subject, he was not at all acqueinted with put a stop to such injurious proceedings. [Dr. Jenner, nor any of his immediate con-He thought, however, there had not been nexions, but was actuated by a thorough conviction in his own mind that the doctor was fully entitled to this additional remuneration. The hon, and learned gent, concluded by moving his amendment.

Sir John Schright most cordially seconded

the motion.

Mr. Herbert spoke in favour of the amendattended with those advantages which had what had been done in former cases of onsince been sound to result from it; and he ginal discoveries. In that of the discovery had no doubt in his mind, but if the then of the longitude, they had offered 20,000%. chancellor of the exchequer (Mr. Pitt; were and he was of opinion, that for a more ex-,

Mr. Wilberforce said, he was one of those Mr. Sturges Bourne said, if answer to some time on the principles of liberality .

known to the public; which shewed that; he had not suffered himself to be hurried on by any private advantage, but had was in a state which was susceptible of immediate and general practice. If he had brought it out for his own private advantage, he might unquestionably have made a fortune by it; but he was above such self-interested considerations, and, from the first publication of it, he was always desirous to instruct every practitioner how to proceed with the best prospect of success. Dr. Jenner himselfhad never experienced any feilure in his practice, though others had; but that was not to be wondered at, when it was considered what vast numbers of apothecaries and the country, and how very different and unequal their abilities in the profession. Dr. Jenner had thrown the discovery at ! once before the public, which had rapidly been conveyed to all countries, and, from the simplicity and perspicuity of the process recommended by him, in the short \*pace of ten years, it had been spread to all parts of the babitable globe. It had made its way, and was universally adopted in Turkey, in the East Indies, and the imall which a flat met with the most unexmillions of people in those various populous countries. If Dr. Jenner had acted thus generously and thrown himself on the liberality of the public, he ought to be reworded; and that such reward might be commensurate to his merit, he should be for the larger sum, and support the amendment; but, if it should meet the approbation of the committee, he owned he would rather prefer a farther amendment of his own, and propose, that an anmuity of 1000% should be voted, in addition Heaven. to the sum of 10,000 in the original niotion of that evening.

had assured him, that he had received a sible to be so, without incurring consider-particular account of this discovery from able expende. This annuity, in addition Dr. Jenner 10 years before he made it to the sum originally moved for this evening, would enable him to enjoy, through life, his country's grateful sense of the benefits derived from his labours and his tawisely deferred bringing it forward till it lents. He had, by dedicating so much of his time to divulging his discovery in the most extensive way, lost his practice at Gloucester and at Cheltenham; and he begged gentlemen to recollert, that when this subject was formerly before the house, it had been said that Dr. Jenner would be able to compensate himself by his practice; but the contrary had actually been the fact, and he had made the practice so universally and so clearly known, that he was frequently less consulted in town than many others. Dr. Jenner generally attended his (Mr. Wilberforce's) children; but on one or two occasions, when there was thought a necesother practitioners there were throughout sity of applying for medical assistance, and Dr. Jenner was not immediately in the way, he had instantly sent to another person, without any apprehension of his not being completely acquainted with the whole system. Under these circumstances, he would vote for the larger sum, but should prefer his own plan of an annuity.

Mr. Windiam approved highly of the . system of vaccination. Although no country could give too much as a reward for such a benefit, yet there ought to be limensely extensive territories of China; in mits. In the present case, it was the misfortune of the inventor, that the extent and ampied success, and had saved the lives of value of his discovery was so great; because the magnitude of that extent and value rendered it difficult to determine how much he merited. He should vote for the larger sum of 20,000/, and principally from taking a view of the subject totally neglected by those who had spoken before him. These right hon, members had forgotten that the tendency of the vaccine inoculation was ' to exterminate the small-pox completely, and thus to free mankind from the most dreadful scourge inflicted by the hand of

The Chancellor # the Exchequer thought His reason for this it material to state, that an annuity could was, that in consequence of this discovery having become so universally known and adopted. Dr. Jenner had become a person out to mean was so much or so epeculity enquited the sum originally proposed was for by foreigners, on their arrival in this just what out it be voted. He commended the country; no man more sought after. He was, of course, under the necessity of minate the conviction of the established being accessible to them; and it was impos | authenticity of this discovery, by causing and

extraordinary number of copies of the report of the college of physicians to be printed, and to be judiciously distributed through the country. He again defended the originally proposed vote, as most reasonable and proper.

Mr. IV. Smith thought, that in order to constitute the grant or reward, the expences Dr. Jenner had been at ought to be previously paid. Dr. Jenner could prove, that he had expended more than the original sum voted to him, in propagating the tion of abandoning the bill for the present discovery, before the vote had passed. He cited from a Madrid gazette of October last, an account of the honours done to a medical person, sent to communicate the vaccine inoculation in all the foreign possessions of Spain, upon his return from his mission. voted.

Mr. Whitbread maintained the propriety Insurrection bill. of voting the larger sum. ing this discovery to remuneration, as it privilege the house might possess of calling had contributed infinitely to the relief of the printer to the bar, but he wished it to the poor, in whose cause he was now particularly engaged: passed by, it would never return.

Mr. Fuller also supported the enlarged motion. He thought something ought to be dene to prevent inoculation for the small-pox, otherwise the discovery would

not have its full effect.

After a few words in support of the larger grant, from Mr. Baring, Mr. Rose jun. and sir C. Pole, the house divided: For the larger grant 60; For the smaller 47; Majority 13.

[Poor Relief Bill.] Mr. Whitbread moved the order of the day for goilig into a committee on the Poor's Relief bill .-On the clause relating to Settlement, a cond been made, that the execution of the versation took place between Mr. Morris, last writ of election for the town and Mr. Whitbread, Mr. Tuller, Mr. Calvert, "county of the town of Poole had been Mr. D. Giddy, Mr. W. Sunth, Mr. Pole" unduly delayed, several persons have c colicitor-General.

tt 25 : majority 7c

Mr. W. Smith moved for the admission into the clause of a proviso that it should not extend to Norwich.

After some observations by Mr. Whitbread, this motion was negatived without a division.—A long discussion then took place on the question, " that the above clause so amended, stand part of the bill;" which terminated in a division: For the clause 23; against it 40; majority 7.

Mr. Whitbread then declared his intensession, and the chairman left the chair.

> HOUSE OF LORDS. Thursday, July 30.

[MINUTES.] The Irish Insurrection bill went through the committee, and was re-He cited reports from various ported. Lord Kingston rose to observe. parts of the world, stating the success of that he felt it incumbent on him to take novaccination, particularly in our Indian post tice of a misrepresentation which had gone He trusted that under these abroad in a morning paper, of the few recircumstances, the larger reward would be marks the had made in the course of the debate on the second reading of the Irish As he did not imagine He was the such a misrepresentation could be intenmore particularly interested in recommend- tional, he should take no advantage of any be understood, that he meant not the least If this apportunity of disrespect to the magistrates of the county conferring an adequate reward should be of Sligo. What he pointed to was, the case of a person in the county of Wexford, who, during the late rebellion in Ireland, had a halter round his neck, and was actually on the point of being hanged.

> HOUSE OF COMMONS. Thursday, July 30.

[COMPLAINT RESPECTING THE POOLE WRIT.] Mr. William Spurrier, on the motion of colonelWood, was brought to the bar, where he received the following reprimand from the Speaker, and was ordered to be discharged out of custody, paying his fees:

"William Spurriers; Complaint having Carew, Mr. Rose, Mr. S. Bourne, and the been examined at the bar of this house colicitor-General. Mrs S. Bourne proposed that the plant f evidence the writ has been traced into should be filled up with the words with your hands. Upon your own examination it has appeared, although not with the words willing to admit the out many endeavours at concealment on sintroduction of seven years."—A division ensued; for the ten years 32, against "and detained it for a long period of time, and detained it for a long period of time, "from motives of undue favour and par" house. That such misconduct might " not go altogether unpunished, you were " thereupon committed to the custody of " the serjeant at arms; and if this house " has forborne, upon this occasion, to press upon you with any greater seve-" rity, it has not been because it deemed vour offence to be light or venial; but because, having in its contemplation to " prevent the like offence in future by " other measures," it has thought that " any further severity of punishment in " your instance, for the purpose of example, was become unnecessary. And now, " your petition having shewn that you en-" tertain a proper sense of your own mis-" conduct, this house has, in compliance " with its prayer, directed that you be dis-" charged; and you are discharged accord-" ingly."-The above reprimand was ordered, ncm. con., to be entered in the journals.

[East-India Company's Bonds Bill.] On the motion for the third reading of this

bill,

Mr. Creerey said, when he formerly expressed a wish that the further progress in this bill should be postponed, he did so then all on the table. They had since been produced, and they were by no means calculated to satisfy him, that the company had any prospect of being able to produce a revenue which should at any time greatly exceed their expenditure, or such as would enable them to provide for the payment of these Bonds. It appeared to him, that there was even on the accounts 1805-6, a deficiency of 2,000,000%. lle had heard an hou, member, a director of the company, (Mr. Grant) talk of a residue of nearly 1,000,000l. He saw, indeed, on looking wing the accounts, a balance in one place of 600,000% but in this view of the case, the interest. of the debts due by the company were not provided for. of this and the other expences, there was hon, gent. opposite. and deficiency for the year 1805-6 of nearly ever, would recollect that he had always however, it was admitted by the horr di- tional revenue. quer, that no claim could lie against the expected. It was therefore to economy

" tially, to the hindrance of that election, public on account of the bonds now to be " and in breach of the privileges of this issued, or any other debts of the company; and as it was understood that an enquisy into the state of the company's affairs wa to take place early in the next session, if the East-India company could borrow money in the way proposed, he should not object to it.

Mr. R. Dundas contended, that by properly analysing the accounts on the table. the hon, member would have found that the accounts for 1805-6, instead of a deficiency, produced a surplus of 800,0001.: and by a necessary attention to the expenditure, he had no doubt it would produce such a surplus as would be sufficient for a speedy liquidation of their debts.

Lord Folkestone declared, from all the attention he had been able to pay to the subject, that the deduction drawn by his hon, friend (Mr. Creevey), not that of the right hon. gent. opposite, was correct.

General Tarleton said, he had it in charge from his constituents to oppose the bill; and particularly to oppose the renewal of the company's exclusive charter; which, when it came before the house, he should

feel it his duty to do-

Mr. Whitbread. Thought that the weight because the necessary accounts were not of testimony was at present against the company. If, however, an hon member of the board of controul (Mr. Johnstone), whom he now saw in his place, would join his testimony to that of the gentleman at the head of the board, as to the state of the company's affairs, and the probability of a favourable issue, he should be satisfied; at least it would go far to make him credit the statement of the right hon. gent. (Mr. R. Dundas.)-The bill was then read a third time. On the question that the bill do pass, Mr. W. said, that observing the hon. gent. to whom he alluded, had preserved a determined silence, he must object to the passing of the bill.

Mr. Johnstone felt himself extremely flat-Calculating tered by the appeal made to him by the Gentlemen, howtwo millions, and for the preceding year of been impressed with a gloomy opinion on 1,600,000/. He was therefore more than this subject. He consessed he did not at ever confirmed in the opinion, that there this moment book to the future situation, was an impossibility in supposing that here of the order book to the future situation. Was an impossibility in supposing that here of the order book to the future situation. By company could ever have a net surgius pridence and conomy, he thought much revenue, or should ever be able to provide hight be lone; but the company ought, for their debts abroad and at home. As, not, and could not, expect a great additional revenue. As much was alread rector and by the chancellor of the exche- drawn from their territories, as could be

in their affairs. As to the support to be given to the inclination of his constituents, Ten years hence, by the hon, general (Tarleton), he could only say, he hoped the hon. general would, at the expiration of that period, continue their representative. But at the same time, he had no besitation in declaring it to be his fixed opinion, that the preservation of our empire in that quarter of the globe depended on the preservation of the company.

The following will be found a more correct report of the Speech of Mr. Grant, on the second reading of this bill, than the

om given at p. 833.

Mr. Grant, in reply to Mr. Creevey, said he had often, when Indian subjects were before the house, expressed his readines to go into a full investigation of those subjects, and of the company's affairs, provided only that the investigation were to be conducted not by party prejudice, but with fairness and inmartiality. No subjects more required to be treated dispassionately and without To consider them in any aggravation. other way, must be productive of mischief, rather than of benefit, yet he was sorry to observe that the hon. gent. (Mr. Creevey) .had indulged himself in statements which appeared chargeable with exaggeration, and ,to, be in some points the result rather of ignorance than of knowledge. With respect to the desire shewn of passing this bill through the house, before the accounts of the Indian budget could come under consideration, it arose merely from an expectation that the session would be a very that sum which they already possessed a short one. The Indian accounts of the two Just years had not been long in the posses- could now raise by stock, if they thought sion of the court of directors, and the hon, fit. The hon, gent, had endeavoured to gent, himself ought to know from expe-Thence, the difficulty of such an arrangement had been given to the company as a comof those numerous documents as should put them in a fit state for the consideration of the house. shiligence that could be exerted, it was under two millions; but here he was enfound impracticable to place them on the tirely mistaken, for the application of the table in a printed state, before the time at which it was necessary to proceed with the stock, appeared from the journals to have present bill. The papers of the first year been made on this general ground, "that he hoped would be laid before the house to- " the affairs of the pentioners required a day, alose of the second were first state of the permanent advance of a considerable forwardness, and would follow in a feet state of the permanent advance of a considerable forwardness, and would follow in a feet state of the permanent advance of a considerable forwardness, and would follow in a feet state of the money beyond what they could days; that, if this bill were to want for fine the first state of the money beyond what they could days; that, if this bill were to want for fine the permanent advance of a considerable forwardness, and the petitioners consistently the defeated. Therefore besides, "ceived that the money so wanted by them should be raised by an increase of the mofficiently showed the ground of the pre-

principally they were to look for a change | sent application of the company to parliament. The prospective account of these home receipts and payments, from March 1807 to March 1808, laid before the house last session, shewed a deficit of about 2,200,000/. It was to provide for this deficit that the company applied, not for any grant of money, as might be inisconceived from the hon, gentleman's mode of speaking, but for leave to issue bonds to the amount of two. millions, instead of raising that sum by an increase of their capital stock, to which stock they had already a power from parhament to add two millions, equivalent to nearly four millions sterling. But though they possessed this power since the year 1797, they had declined, and still wished to decline using it, because during war stock must be funded to a disadvantage and therefore money procured in this way would cost them a higher rate of interest than they would pay on their bonds, besides entailing on their affairs an additional anicult of capital, of which they could not hereafter divest themseives, whereas they could pay off their bonds whenever it suited their affairs. And this also furnished an argument against the hon. gent.'s reasoning, because bonds could only obtain a loan during the pleasure of the holders, who might claim payment whenever they thought fit. This was therefore a case different from any of the former applications of the company, alluded to by the hon. gent.,-for the company neie asked for no extension of credit, they asked mercly to be allowed to raise by bond part of power to raise by stock, and which they shew that this power to raise more stock mutation for raising more money by bonds, which according to him they were unable The fact was, that with all the to do, even when the issue of bonds was company for that power to increase the &

commerce, but from the remittance of large supplies of goods and bullion in three successive years, 1803, 4, and 5, to India, applied in a great degree to defray the expences of the wars in which the company their orders, and contrary to their wishes. On account of these wars too, the returns of investment from India were less than usual, and from the state of the continent of Europe, had come to a work market than usual, the company's warehouses being now stocked with goods for which if there had been a ready sale, time enough to meet their exigencies, the present application for power to raise money by bonds, might not have been necessary. debt which the hon, gent, called a floating debt, and by which it appeared he meant the part claimable in England, or the decennial and optional loans, though it was undoubtedly a very serious considerafor the liquidation of the Indian debt, measures in India, when they came to be though it was not then the moment to end discussed, it would be found he had not ter into that subject. The debt was ender attered his sutiments reparding them.

mouls, and the great difficulty with which the company had to struggle.—But it had . not attained its present alarming height by measures for which the directors were

as would be seen by their annual accounts, responsible. As to the failure of expecta-were empowered and able to raise 3 millions, formerly held out by a noble lord at by bonds. The hon, gentlemen had stated the head of the Indian department, it was that the estimate for 1807-8, shewed a loss fair to the company to say that those ex-by their commerce of above two millions. pectations were stated to be on the suppo-This was a very gross error. There was no sition of a permanent peace, and were deloss on their commerce, but a gain. The feated by the long European war which account was not a statement of profit and followed the French revolution, and by loss, but a prospective estimate of expen-successive wars in India, all which had enditure, and of ways and means for the en-I tailed prodigious expences on the company suing year. The deficati exhibited deter- both at home and abroad. The return of mined nothing as to the general result of peace in India however, certainly afforded the company's affairs; only the expected hope that the present embarrassments of receipts and expected payments in one the company would be but temporary; for And the deficit arose not from their considerable retrenchments in the expenditure were now going on in I dia under the administration of sir George Barlow (whose conduct in adopting are pacific system of for the purposes of investment and liquida- lord Cornwallis, after having before action of debt, which remittances had been quiesced in the foreign policy of lord Wellesley, Mr. Grant defended against the observations of Mr. Creevey) and the adhad come to be involved in India, without vices from thence held out the expectation of a surplus of revenue after defraying all charges and the interest of the debt. That the peace of India would be permanent, Mr. Grant said he had not taken upon him to assert. Le had spoken of what might be boped for if peace continued; and as to its continuance, though undoubtedly the native powers must have been greatly alienated from us by the course of policy and war which the British government had recently pursued there,. With respect to that part of the Indian and they might then be far more ready, under new and encouraging circumstances. to act against us, yet at present they shewed no disposition to break with us, and were indeed reduced in means. We also had professedly resumed a pacific system, and our tion, it could not come suddenly and all manifesting a determination to persevere at once upon the company. The first of in it might have a tendency to conciliate the decennial loans was two millions, and them.—Dr. Laurence having in his speech mat due till 1810. The optional loans bear- insinuated that Mr. Grant had inconsistenting the large interest of India and not be- ly departed from the language beld in the ing transferable to England at a high rate of third report of the directors, and the opiexchange, were not likely to be transferred nions he had given in that house respecting thisher in a mass, and before there was a the measures of ford Wellesley, Mr. Grant provision made for their payment. At the replied that he was no party to the third same time, nobody contended that it was report, not having concurred in it nor hanot of the greatest importance to the com- ving been a member of the court when it pany, that some plan should be adopted was brong it forward; and as to the late

> LUNSE OF LORDS. Friday, July 31.

[IRISH IN URRECTION BILL.]

offered in the house of commons, were proposed by lord Holland, earl Fitzwilliam, and the duke of Bedford. After much discussion, they were-all negatived.

The Duke of Bedford moved to limit the duration of the bill to one year and two months, after the commencement of the then next session of parliament, instead of two years and six months after the commencement of the then next session of parliament, as expressed in the bill. noble duke thought that a bill conferring such extraordinary powers should have as short a duration as possible.

Lord Hankesbury thought, that the knowledge that zuch a bill existed, and that the powers conferred by it might be called into action, would do much to repress and keep down a spirit of disturbance. With this view of the subject, regretting as he did, the hecessity that existed for such a measure, he still thought that the longer period was preferable; nor did he see any reason to expect that the causes which produced the necessity for this bill would cease to operate within the shorter period proposal by the noble duke.

Lord Holland, viewing as he did the state of Ireland, and with the sentiments which he had constantly awowed with respect to the causes of that unfortunate situlordships the great importance of discusrecurring to such measures as the present. He could not, therefore, but be a warm was not given to understand that the pre-friend to frequent discussions of this sub- sent ministers intended to make some ma-He chought that every opportunity should be taken of recurring to it, and notice that he would, early in the next therefore he supported the amendment moved by his noble friend, in order that this important subject might again come under the consideration of parliament at an earlier period than it otherwise could do, according to the term of duration expressed turn their attention to the state of the in the bill.

presed of shortening the deration of the previous to his endeavour to remedy the

question for the third reading of this bill, a bill, he, on the contrary, would have voted number of amendments, similar to those for extending it. Parliament always having the power of repealing it if the necessity which now existed for it should cease.

Lord Sidmouth was inimical to giving a long duration to bills of this nature, but from the situation of Ireland, he believed the term of duration expressed in this bill, to be necessary. He was decidedly hostile to frequent discussions of this subject as

tending to excite irritation in Ireland.

Farl Grosvenor supported the amend-The ment, conceiving from the nature of the clauses, that the bill ought to have the

shortest possible duration.

Lord Mulgrave would rather have agreed to extend the duration of the bill than to shorten it; convinced, as he was, of its necessity, and, at the same time, that it was always in the power of parliament to repeal it in case that necessity ceased .-The amendment was negatived, and the bill read a third time and passed.

> HOUSE OF GOLMONS. Friday, July 31.

[IRISH PROTESTANT CHURCH.] Sir J. Newport enquired if any step was intended to be taken by his majesty's ministers, founded on the returns which had been made of the state of the established church in Ireland? He had the authority of the primate and metropolitan of all Ireland, for stating ation of affairs in Ireland which led to the that there were, in one diocese, no less necessity for the present bill, could not than 10 parishes without archurch, without help pressing upon the attention of their a glebe-house, without, in short, any sort of residence for the clergyman, and withsing the affairs of Ireland in parliament, out any probability that there would shortand of Endeavouring to come to those con- ly be any dwelling erected for that purpose. clusions which might, by removing the It was known that his majesty's late miniscauses of grievance, prevent the necessity of ters had entered into a serious consideration of those circumstances; and, if he terial alteration in that respect, be gave sessions, submit to parliament, a proposition on that head.

The Chancellor of the Exchequer assured the right hon, baronet, that it was the it. tention of his majesty's present servants to church in Ireland, as soon as they had be-The Duke of Montrose degrecated fregreat discussions of this subject, which give them to take any step towards the
could do no possible good, but on the comcould do no possible good to the comcould plained.

[STATE OF IRELAND.] Mr. Sheridan gave notice, that he would, on Friday next, submit to the house a motion relative to the

general State of Ireland.

The Chancellor of the Exchequer expressed a desire to be informed, what was the particular object which the right hon. gent. had in contemplation? It might for the present suffice if the right hon. gent. would state, whether his attention was meant to be directed towards the civil, ecclesiastical, or military state of that part of the united kingdom, as by that means he might be prepared to meet the subject.

Mr. Sheridan said, that he had not the least unwillingness to satisfy the right hongent. as far as the rules of the house would permit him at present. His intent was to submit to the house the proposition of a strong pledge, that they would, early in the next session, enter into an enquiry as to the causes of that discontent which was said to exist in Ireland, and upon the rumour of which the house had been induced to adont that strong measure, the Irish Insurrection act, which would shortly, no doubt, receive the sanction of both houses of parliament.

(Subsidies, to Prussia and Sweden. &c.] On the motion of the chancellor of the exchequer, the house resolved itself into a committee of supply, to which his majesty's nacesages, and several other pa-

pers, were referred.

Mr. Secretary Canning, in moving the house to grant the sums which were the subject of his majesty's messages, should content himself with stating shortly, that the first sum of 80,000% was the same which had already been made the subject of a communication from his majesty in March last, and which had been suffered to lie over Vol. IX.

evil of which the right hon, baronet com- | not enter into further than to state, that in May last, in consequence of a determination to make a concerted effort with the aid of Prussia, Russia, and such assistance as could be afforded from this country, It was thought adviseable to push the exertions of Sweden as far as the resources of that country would afford. Previous to that time, while there was no appearance of any service being rendered in that quarter by the power of Sweden alone, no augmentation of the Swedish troops was thought of. But when the king of Prussia agreed to furnish 10,000 men to act in Pomerania, when a Russian detachment also was expected in that quarter, and when it was in contemplation o send a force from this country, an arrangement was made for bringing ato action a Swedish force of 16,000 men instead of 12,000 before employed. The additional 4000 men were to be firnished at rather a cheap-er rate than the terms of the former subsidy. As no money had yet been paid, in consequence of this addition, and as the utmost that could become payable in this year could be no more than 40 or 50,000%. which would be fully covered by the vote of credit passed according to custom, he did not think it necessary to look further into this point, being prepared to give any explanation that might be demanded. With regard to the advances to Prussia, in consequence of the urgency of affairs on the continent, the advances in money, notwithstanding they might be authorized by the message in March, would not have been made if the exigency of the case could have admitted of waiting for the conclusion of the treaty then in contemplation. When the treaty was made, however, it was stipulated that the two sums of 80,000l. and 100,000l. should be deducted from the first payment of the subsidy, and the amount of the without being made good, in order that an arms from the future payments. Unquesopportunity might be afforded of a fuller tionably, the objects of the treat ywere of a view of what should be necessary to be large extent, and the subsidy of a large proposed. The message he had brought amount, if the contingencies on which it down the other day, divided itself into two was to take effect had happened, and if the parts. One, the measure of subsidizing an events that had arisen had not put an end to increased number of Seedish troops; the the engagements, and left us the charge of other, the advance to Prussia, and the proposed treaty of subsidy with that power. The arrangement with Sweden, though it was thought a fact proper to be communicated to parliament, and though payments might come to be made upon it, yet as none had yet been made, and as no vote was to be called for this night, he should Vol. IX. 3 U

cordingly.

Lord H. Petty had no objection to the motion. The first advance had been made by the government to which he had the honour to belong. While these advances were intrusted to the management of such safe hands as those of lord Hutchinson, the public might rely with confidence on having its interests fully guarded; for, along with the military enterprize that belonged in so high a degree to that distinguished person, there were blended in his character a caution and a prudence which afforded a perfect assurance of the safe and judicious exercise of the discretion reposed in him. with appect to the additional engagements with Sweden, he had no objection to them, if they could be brought to answer any purpose of practical utility. But when these engagements should come to be made the ground of a vote, it would be proper to enquire how far there existed the means of carrying them into effect on the part of his Swedish majesty, who, he anderstood, had not completed the first force of 12,000 he had stipulated to employ in Pomerania.

Lord Castlereagh assured the noble lord. that at the time of " including the additional engagement, the force serving at Stralsund exceeded the 12,000 men stipu-

lated in the other treaty.

Mr. Whitbread wished to know, whether the stipulations of the treaty with Prussia would be laid before the house.

Mr. Canning said, he did not see how such a communication could with propriety be made by his majesty's ministers. however the hon, gent, wished particularly for information on the subject, he might move for it, and the house would then determine whether it ought to be granted. For his own part he regretted, as much as the hon, gent that the treaties chuld not with propriety be laid open, for he wished the conduct of the present government to be enquired into., They were well couvinced of the propriety and policy of their measures, and proud of what they had done. In both instances the advances had been made in cases of great and pressing emergency, and formed only a small part of the subsidy which was to have been paid in consequence of the treatiet, had they been completed.

Mr: Whitbread worsidered 1. us very important, that every means slowed be aferded of judging of the continuiting policy, r which his majesty's ministirs promised acted from the best view they had of what

on the continent; which he moved ac-|so largely, and in which they were ready to pledge the country so deeply. For it was stated expressly, that the 10,000l. advanced, was part of a much larger sum, which would have been to be paid if the treaty-This led to the question had taken place. of the policy of making so large an engagement. Knowing the situation in which the king of Prussia was at the time when the arrangement was made, it was matter of desire to know what were the particulars of the arrangement. It might, perhaps, be possible to frame a motion so as to get at the treaty, or at least the substance of it. By considering the policy of what ministers had done in framing that treaty, it would be possible to judge of the policy of what they would have done if a larger opportunity had been afforded to them, and of their general views and general policy with respect to the continent.

> Mr-Secretary Canning was still of opinion, that the treaty itself could not possibly be laid before the house; but it was competent to the hon, gentuso frame a motion for any information he might wish for; the house would exercise its discretion as to the propriety of granting such information, and in the discussion the hon, member would have an opportunity of knowing, and commenting upon much of the continental policy of his majesty's servants. He could assure him that there was no shyness on his part, or that of his colleagues, to submit their conduct to the judgment and investigation of the house, and they challenged that investigation with as full confidence as those who had preceded them. If the hon, gent, felt any jealousy at this time in particular, let him call for any information he wished for. The vote now before the committee rested on the same ground as the advance made by the late government in March. The only difference was, that the advance then made was specific, and his tinct in itself; while the subsequent advance was made in prospect of a subsidy, from which, if this treaty had taken effect, it would have been deducted. This advance might have been stated to the house as a distinct thing) like the other; but his majesty's government thought it better to profess the whole truth without disguise. He lamented, that invincible impediments of form prevented the house from having the treaty before it.

Mr. Whithread was ready to admit that the right hom. gent. and his colleagues,

and therefore he could suppose them very ready to give every explanation that could be required of them. It had been stated on a former occasion, by a noble friend of his, now absent (lord Howick), that though the advance of 80,000/. had been made for the particular purpose of providing for the defence of Silesia, which it was politic to . provide for at the time, yet that there was no intention of entering into any engagement of subsidy, and that none would be entered into without that caution which past experience had shewn to be so necessary for the protection of the public interests. This 100,000/. was, in fact, part of a million the campaign had gone on. The house, which had voted away much larger sums for subsidies within the last 14-years, with so little benefit, ought to be particularly icalous of any considerable expence on that head now. His noble friend, now absent, had decidedly disclaimed the policy of inviting the continents powers, by the temptation of subsidies, to enter into wars in which they were not previously disposed to sagage; but finding them engaged in a war for objects that concerned the common interest, the policy of assisting them with subsidies, granted on sure grounds and with good discretion, would lie open. But the arst consideration in granting a subsidy was, what was to be got in return, and what possible means had the king of Prussia, at the time this treaty was entered into, to perform any service adequate to the million he was to receive? Was it not physically impossible that he could bring into action a force proportionate to it? It was rumoured, moreover, he knew not on what authority, that the sum that had already been paid to Prussia in the prospect of this subsidiazy service, had been expended for purposes to which this country would not willingly contribute a single shilling, for the purpose of maintaining certain establishments at Berlim, with the expences of which Bonaparte charged the king of Prussia, and for which tivese about that monarch had engaged him to pay. If the king of Rrussia was in a situation to submit to have money extorted from him by the emperor of France, that certainly was not a time at which this country ought to advance money to the king of Prussia. He thought it would be possible to frame an address to his majesty, so as to cause the treaty to be laid before the house.

Next, with respect to the engagements that the situation of further day, that the situation of the continent had come upon them unexploitedly. Next, with respect to the engagements that the situation information the continuous further day, that the situation of the continuous further day, the continuous further day, that the situation of the continuous

was a proper course of continental policy; with Sweden, it was said that his Swedish majesty had not so many troops as his first subsidy bound him to furnish; he was glad to hear from the right hon. gent. what he had; but the means and the utility of making the augmentation were still uncertain.

Mr. Secretary Canning, though he could not say he was prepared to second any motion the hon, gent, might make with a view to obtain information, was yet willing to give him every possible facility with respect to the object he had in view. The advance of 100,000% would not have been made, except in the prospect of the contingency on which the treaty turned, nor till the exigency became so pressing, which was to have been paid to Prussia, if that it came to the altern live, whether the king of Prussia would able to make a further struggle of not. With respect to the security of the due application of the money to services not foreign to British interests, the sidvance was made when the removal of the ministers devoted to the French government, and the appointment of baron Hardenberg to the head of the Prussian cabinet, afforded a sufficient guarantee. As long as there was reason to suppose that any sums saved from the wreck of the Prussian areasures at Berlin, remained unexhausted; as long as there was room to suspect that any sums at the disposal of the Prussian government-were applied to any purposes inconsistent with British objects; so long all advances had been withheld. It was not till all these . objections had been removed, that British liberality had been extended. He had further to assure the house, that till the very end of the campaign, the king of Prussia had had a considerable effective force, which lord Hutchinson stated to be most vigorously and effectively employed. Whatever might have been the result of this unfortunate campaign, it was at least a consolation to this country that its aid had been twice the means of twing the gallant garrison of Colberg, which had held out to the end of the conflict, and which now stood with undiminished honour among the subjugated cities around.

Next, with respect to the engagements tion, the effect of which was to prognosti-

With the proximity of Russia to her frontier, pushed as she was close up to it, her means of accruiting must be so convenient, that the aid she could derive from them could not fail to be distinctly visible. in this situation Russia was not able to stand a general battle, her failure must be obvious. Now, did the right hon, gent. oposite receive such assurances of the unhroken strength of Russia as to justify them in delaying, as they had stated that as the ground of the delay in bringing forward the measures they now urged, as e-sentially necessary to the defence of the country?

Mr. Secretary Canning would not deon the ground that it had no reference to the matter in debate. Ford Hutchinson had certainly always given reason to ex-pect, that unless certain things should be done, it was likely that the general battle, if given, would be lost. It was possible, however, that a general bawle might be avoided, as the obvious and avowed policy was to avoid it. Another contingency was the arrival of military aid from Britain. The first communication the present midisters had received on entering into affice, conveyed the expectation of that gid; whether the expectation was authorized, he knew not; but the aid was expected, and no preparation was made to afford it either by descent in a certain point, or by diversion. But instead of having made any preparations to contribute in either way, the whole of the transports in foreign service, had been dismissed some time before the change of administriaton. The other contingency put ·by lord Hutchinson was, the t unless Prussia should be supported by military as well as pecuniary aid, it would be impossible to so on. Lord Hulchinson's fished opinion was certainly discouraging. But, taking the chance of its being possible to avoid a general battle, and of supporting with pecuniary and military aid the efforts that remained to be made, there was still room to hope for a different issue: his majes 3's government Innerdiately supplied perfunery and to the strengt which it thought rights and was preshould be possible. He was sorry to have iren compelled a go so far ito this discus-

cate the events that had taken place. had been deferred till this day; but the discussion had been rendered indispensable to his own vindication, and if it had turned out injurious to those whose interests the hon, gent, had particularly at heart, hewas not to be blamed.

Mr. Whitbread did not conceive that the reputation of the noble lord, for whom he was particularly interested, was at all brought into hazard by the discussion that had arisen: but eyen if it were, the superior importance to the country, of bringing forth the explanations that were so essentially necessary, would have been a prior consideration with him. It was allowed, that lord Hutchinson held forth but a discouraging prospect of the issue of the last campaign. But the right hon. gent. hedged in some contingencies which might have retarded or retrieved the otherwise inevitable disaster. One thing, however, was sufficienta to prove that there was no hope to be entertained from Russia. Driven back as she was to her frontier, if she felt still under a necessity-ef avoiding a general engagement, her case was absolutely hopeless. If there were from the beginning. persons who entertained hopes of success, where he confessed he saw no prospect, exaggerated as every little advantage on thé side of Russia was, and extenuated as were the successes of France; if in such a situation, no prospect of success was seen, except in avoiding a general engagement, all hope was gone. Then wit was said-that lord Hutchinson had intimated, that there was an impression that British aid would be afforded on the continent. He asked the right hon, gent, whether, when the contest broke out between France and Prussia, the latter was not at war with Great Britain for Hanover, which she refused to give up, except it should be wrested from her by force of arms. This was in November. Then, what possibility was there, expens it should be expedient to send a British force, to dispatch that force before the change in administration? He for one thought it mexpedient to send a British force. For, if Russia, drawn to her frontiers, could r % make a stand there, no possible aid that British troops could give, would avail. The right hon. gent. then said, that when the present ministers came into office they found no means of carrying their views of continental co-operation into effect. They sign in the absence of a mobile ford came into office in April, when they immediately felt the necessity of sending military and to Prussia, and of increasing the Swedille subsidy. It was not till the nity shout to be afforded, the late ministern middle of June, however, that they had suffered themselves to be duped and earl collected transports, and even then they joind at Paris, even for a long time after were collected for a different service. Now, they had embarked upwards of 28,000 men in a fortnight. If that could be done in July, why might it not have been done in April ? When the urgency of the occasion was felt from the outset, why was not the aid prompt in proportion? He saw a great military character (general Tarleton) on the opposite benches land he should be glad to hear what he called his military ideas on this point. If the preparations, the want of which was now complained of, had been kept up, 40,000/. a month would have continued to be paid for transports, and the expedition would not have sailed sooner; whereas it was now found that when troops were ready, transports could be collected at a moment's warning. This went to justify the late administration, as

far as facts could go. Lord Castlereagh said, the hon. gent. had touched on paints which would render it necessary for him to go more at length into the subject in debate, than he should otherwise have been disposed to do. The hon. gent, in the independent comments which he was very properly in the habit of exercising, had on this occasion glanced on matters, the consideration of which could not be very favourable to his right hon. friends. He denied that by the mere accident of being at war with Prussia at the time the government of this country was justified in omitting to prepare to ward off the blow, which sound policy would never warrant it in suffering to fall upon Prussia. During the whole period in which the late ministers had suffered themselves to be made dupes at Paris, in negociations in which all the principles that ought to characterize statesmen were behed and adandoned, it was matter of notoment, that, though Prussia was nominally at war with this country (for it was ne more than a nominal war), there were discussions of so angry a nature, that it was probable it would in wolve these two powers in a war, in which Russia also would eventu-

the commencement of hostile proceedings between France and Prussia. This. then. was one of the brilliant zeras selected to do honour to the late ministers: when the military power of Prussia was about to he crushed, after so many other powers he been crushed before it, no means were prepared to avert or repel the impendia fate, no thought seemed to be entertained of interposing to evert it. Then there ministers, who held themselves; ustified in giving no aid at all, accused him and his colleagues of giving their aid too late. He had also to state, that Prusia, it the tipe of the formation of this treaty of the target. was not so impatest as it was thought by some. In the battle of Eylau, when France felt herself engaged with an enemy so dif-ferent from any she had hitherto encoun-tered, the Pryssian corps, under general Lestocq, had been vigorously engaged, and had materially contributed to the fortunate issue of the day. When the treaty was concluded, the Prussian force, including the garrisons in Silesia, the new levies waiting for the arms-some time before dispatched from this country, and the 10,000 men which were to act at Stralsund. amounted to no less than 90,000 men. Thus, however reduced, the great military power of Prussia afforded yet a great remnant, which it was highly politic in us to maintain and uphold. With respect to the military aid expected from this country, the late ministers should have taken care not to suffer such an expectation to be held out or formed; but lord Hutchinson stated that expectation so strongly, that unless the present ministers were disposed to complit what would be nothing short of a breach of faith, the could not avaid hed and adandoned, it was matter of noto-riety, even to persons out of the govern-his olleagues came into once, however, they found no means whatever of conveying that aid. It was whimsical enough, that while the aid expected by the king of Sweden was looked for entirely in cavalry, and . the excellence of the British cavalry ren-dered it naturally desirable where cavalry ally participate. Under these circumstances, could act, there was not a single arrange—the policy that should have marked the conduct of a wise British government was obvious: but the very reverse was exhibited in the conduct of the late government. Instead of being prepared to act for the best ativantage upon the opportu
that hard been received by the present might be always a model of a cavalage traggement. The first dispetate for the best ativantage upon the opportu-

uniess a supply had been left by their predecessors, the present ministers could not mpd of the aid sooner. He could easily take it appear, that the total discharge of asports, except those necessary for home wice, was far from being a saving of 40,000/. a month. Motives of economy might be the reason of having no supply of transports. The total dismantling of that department might have been contrived to fall in with the plan of finance of the noble out on fallacious day, being built upon the approsition of a continuous expenditure of 32 million, when the war expenditure was, in fact, in no one year so little. This great and not distant profueness, accompanied with much greater hischief. An order had been sent by the late government to the transport office, to pay oficall the transports then engaged. This produced a representation of the great expence that would attend making good all the contracts, to the expiration of the terms of engagement, when in a few days it would be necessary to take up other transports for the public service. The mandate of dismissal came fram the treasury, though the transport office properly was under the secretary for the war department, the right hon. secretary (Mr. Windham) was therefore not to blame for the order, which coming from the treasury was probably intended to promote the objects of the grand plan of finance to which he had already alluded. The order was exécuted so far as to dismiss all gransports but those necessary to the com nunication between G. Fritain and Ireland, and Guernsey and Jersey. The saving Inade did not amount to 40,000% but only to 4.000% a month; and after the quantity of transport tonnage sent abroad on the distant expedition of the right hon. gent. there ought to have been an increase rather than diminution. Government had received 60,000 tons of transports from its predeceswars. If the late ministers did notingua to thenden all connection with the continent, they ought to have kept up a sufficient supply of toppages Then se to the question, why the aresent expedition was not asputched sentially naval, could bring its military

tiers, expressed great disappointment that I which the present ministers found themthe cavalry had not arrived; and yet, any selves in on entering into office, with respect person who knew the difficulty of provi- to every preparation for a continental exding cavalry transports, besides the time and pedition, rendered an earlier disputch imthousile of litting up, must be sensible, that possible. The first thing done was, to give orders to prepare transports; but from the active state of our trade, they could not be sooner collected, and thus it had been impossible to send to the king of Sweden the aid of cavalry which we were bound to afford. With respect to the question of the hon, gent., if such a number of troops were now embarked in a fortnight, why were they not embarked before? the answer was, a wise government always had its arrangements made in such a manner, that it could carry into effect its military enterprises in so short a time, that those who were the objects of them would only hear of the preparation when they felt the blow. But if no preparations were left, our miliwas a false economy, leading evidently to tary strength could only be exhibited in an inert and inactive state upon our own shores, till the odeficiency should have been supplied. If the preparations !ad been made, the military energy would have been excrted without delay. He trusted that what had been done now would prove a lesson to every future government, a lesson not to postpone preparation till the moment was come for striking the blow. If the necessary preparations had been left by the late ministers, the exertion might have been made as an earlier period, when it might have contributed to ward off whatchad happened. Russia had expected our co-operation, and if the late government did not give that aid, it was owing to a false economy, which, for the object of a trifling saving, crippled the means of the country, at the moment when it was most essential to exert them. exhibited preparations for any considerable embarkation, would have obliged Buonaparté to leave at least 50,000 men in France of what since appeared on the List tula. It was the advantage of our insulated and central position, that if we had preparations for an expedition in or near the Downs, ready to move to any quarter thought proper, France would be under the necessity of keeping a protecting force in Holland, in the Netherlands, at Boulogne, and at Brest, at the same time, from the impossibility of ascertaining which of those points was to be attacked. It was in this respect that this country, though es-May, rather than in July mer answer power to be of great weight against the complete state of despitution in France. The late ministers came into the

parted with those means apparently for no other purpose but that of registering their abandonment of the continent. Whether the battle of Eylau awakened them to a sense of their criminal omission, he could not say; or whether they had begun to be fearful of falling into disgrace with the whole country, for having postponed their aid so long; but he did find some traces in his office, that indicated a disposition to rouse from its guilty lethargy; but nothing like an active step had been taken to succour those who expected our aid.

Mr. Windham complimented the noble lord on his prudence in reserving these extensive accusations for an occasion when they were only incidentally introduced. and when no specific answer could be made to them. He could excuse the temporary warmth with which the right hon. gent. had launched out on one of those topics of accusation; but the noble lord had brought forth a grand declamation, had assumed facts totally unproved, and had made statements wholly without foundation, for the purpose of censuring the general conduct tary effort made by this country could of the war by the late administration. He avail? That the continental powers called general charges until near the close of the session, then incidentally, when no reply could be given to them, having omitted to bung forward any allegations during four months that he had been in power. As far as he could, he would distinctly go over the statements of the noble lord. His first general charge against his majesty's late ministers, was of supmeness and abandonment of the continent. Whether an army ought to have been sent at all to the continent, whether it ought to have been sent to one place or to another—these were grand questions of policy not to be deciunsular power, like Great Britain, to attack the considerable armies on the continent, when the very next minute, her own deof every soldier whom she could collect?

means of making great exertions, but they we to be merely the great bank of Europe, on which the different nations should be empowered to draw in defence of their away existence? Was that a good hebit to give them? Was not the result likely to !! that they would make no spentaneous exertions? But in asking these questions, did he say, that subsidies ought never to be granted? These were great questions of national importance, and not to be decided upon by a declamatory speech, but to the discussion of which the house ought to come with a full knowledge of all the circumstances of the case. The noble lord asserted, that the late administration ought to have subsidized and sept stoops to the continent. He, on the ther hand serted, that they ough: to have done neither the one nor ther more than they did do. When they came into office, the season was improper for sending out troops. and when the proper season came, was not such aid out of the question? Could it be hoped, that hen the mighty powers at Europe, for some time possed in air, had taken their pitch and direction, any milihad prudently forborne producing these for our assistance, might be easily supposed; but when the hoble lord asserted that we had given assurances of assistance, and particularly of cavalry, all he could say was, that he did not know that such assurances had been given, and that he did believe that they had been given. withdrawn, down fell the whole pile of argument which the noble lord had been erecting. "For," said the nible lord, "you made no preparations to send assistance." Fery true: because no assistance had been promised, nor was immediately in view. But the noble lord was surprized why no show of assis-tance had been made. He would assure the ded immediately, or obliquely. If the genthemen opposite had a mind to arraign the
conduct of the late administration on this
subject, in God's name let them appoint a
day for that purpose. The question was, whether it would not have been ridiculous for an
with the continent), but from the consideration that in the state of Europe at that time, it was not wise to make a show, as by such a demonstration the enemy would be fence might require the presence at home of every soldier whom she could collect? When he said this, he did not mean to go far as to assert, that no occasion could in his opinion arise, in which such a co operation on our part would be unadviseable. So with regard to subsidies, were

snown in the hands of his majesty's late | been four months in office, and had been government, who had left the regular force | repeatedly, but in vain, called on to bring 5600, and the general force 10,000 men, forward distinct allegations against their tronger than what they received it from predecessors. their predecessors. Such, by the accounts on the table, was the increase of the army, from March 1806, to March 1807, from whatever causes that increase might have **Arison.** The late administration had been plie attacked on their conduct, with fegard To Buenos Ayres. The original expedition to that place, though certainly not under the orders of the gentlemen opposite, was undertaken by an officer of their Eppointment: and whose conduct had alone been justified by pretty strong marks debei approbation: for, having been found guilty by a court mertial of a very serious Sence, he had, as a reward, when fresh from the censure of that court martial, and in mockery of its proceedings, been appointed out of his turn to another and most importent command. A most mischievous step, one fraught with consequences highly dangerous to the interests of the navy! By this step, however, the noble ford and his colleagues recognized and adopted the ettack on Buenos Ayres, and now he had the modesty (for he would not call it by its proper name) to accuse the late administration of doing that which, what had been done without their control rendered necessary. As to the transports, the noble lord said, that he (Mr. W.) had made a magnificent statement of the many thousand tons of transports taken up by the late administration. All his magnificence was this fact, that while his majesty, late ministers parted with the larger class of transports. the three months' ships, for which they had no immediate use, and which were casily to be got if wanted, they had taken up as many as they coyld procure of doppered and sheathed strips, which were not to be obtained if a hurry, and in which a sudden demand created a great advance of price. Of this last description they had left, he be lieved, a greater number than they found, at least such he knew was the comparative state of the transport service not long before bis quitting office. He had Ahought it necessary to say hus much, it answer to The grand flourish of the noble lord; which was calculated to make an impression at Time of the session when it fould, not be thily met, and which it was, no doubt, vague charges and loose assertions; but the ped would work in the country during the be, did believe that it was not as the summer. The country, however, would noble lord had so confidently stated; and admitting the truth of the statement, how

Lord Castlereagh said, that in affirming that the 9th regiment of dragoons had returned from pursuing its destination, in consequence of the state of the transports in which they had embarked, he was not guilty of mis-statement—they came back to request copper-bottoms. The grand policy of his late right hon. friend (Mr. Pitt)was, that there was always, during his administration, every thing in readiness for the immediate embarkation of at least 10,000 men; a striking instance of that policy, and the good consequences resulting from it, was in the successful expedition of sir David Baird to the Cape; whereas, on his coming into office, there was not above 11,000 tomage of copper-bottomed transports. But certainly the policy between the two governments was different, for the right hon, gent, had candidly admitted that his government had no intention whatever of sending out troops to the continent.

·Mr. Windham denied that he had ever made such admission; what he had said was, that the government had then no immediate intention of sending out troops to the continent, and he had endeavoured to prove that they were then right, in, at that time, acting up to such a policy. As to the transports, there was not a single ship fit for that purpose, that was rejected by the transport office.

Lord Castlereagh said, that all who were conversant in the nature of preparing expeditions, must know that copper-bottomed transports, amounting to 10,000 tons, could embark only 4000 men. He had said, that the late ministers left in employ behind them but 11,000 tonnage, and he contended that such was a conclusive proof that the late government had not then in idea any effort for the relief of the con-

Mr. Windham said, that if the noble lord took up transports with the same avidity with which he too "up facts, the present government could never be deficient in trans ports. He (Mr. W.) could not then speak from memory, and therefore he would not, as the noble lord bad done, throw out

did it affect the question at issue?" A which, if it did not contain a sublime ave-

Mr. Rose tietended the appointment of sir Home Popham, which had been so pointedly alluded to by the right hon, gent. Sir Home Popham had been selected by storing, and establishing Europe. right of selection was not to be disputed. Lord Howe had selected sir Roger Curtis. and that selection had given rise to no ani-

madversion. Lord H. Petty said, that the animadversions on the appointment of sir Home Popham naturally followed from what had been said on the other side with respect to that expedition, which had originated with a former ministry, who had been active in bringing forward that officer. As to the precedent that had been cited, he could not accede to it; for he well knew that the appointment of sir Roger Curtis had given rise to very general dissatisfaction, and he · had reason to believe that the selection of sir Home Popham had also given rise to great dissatisfaction, and he would add, that were not that officer nowahsent, on the service of his country, he should reel it his duty to submit to parliament a motion relative to an enquiry into a certain bargaining transaction at the Cape, in which the expedition to South America had originated, and in which that officer was not a little concerned. The noble lord opposite to him, in his strictures on the late administration, had taken an opportunity of giving him his share of the general censure." The imputation thrown on him by the noble lord, too well of economy to approve of any plan | ed in ? that went to scout it. In that case, too, the noble lord had not torgotten to deal out his usual imputations against hun, when that noble lord and contended that either that ble lord was submitting to that house a plan noble lord had been directing his censure. Vol. IX.

a certain period every thing was out in due tem of economy, certainly did betray a readmess for the embarkation of troops to sublime contempt of figures. Agreed deal. the continent, and therefore the continent and been said of the suppress of the law was abandoned by the minister of the day ! government, in not unling the effects of This mode of arguing might be new as ar-four allies upon the continent. Serwas gument, but not new as argument coming however, worthy of observation, that white from the noble lord. the year 1793, down to the present weekly it had been the constant and uniform plant of one set of men in this country, to talk of rescuing the confinent; of saving, readmiral Gambier as his captain, and his had been their undeviating policy; and yet this great and mighty plan had either not yet been rightly conceived, or if so, had entirely failed, and classificated to inthrow. It was ridiculous to talk of saving Europe, if Europe could not save herself. It was not in the desperate affairs of the continent that England could step in and save her. No yshe had only to look to he could be most usefulling better times. following up victory, not in remediate defeat; and therefore, was a government wise in keeping up and refusing to exhaust the resources of the country until they could be useful? "Et rebus vosmet er-· are secundis." Is however, it was thought by gentlemen opposite, that a continental expedition ought to have been forwarded and might have had effect, he called upon. those gentlemen to state at what one period they would have taken upon themselves to have advised such a measure. He defied the present ministers to state the specific time, during that period, in which they would say such an expedition would have been serviceable. The arra of the battle of Eylau had been generally spoken of ; but were the immediate events of that bathe forgotten? Here the noble lord entered into a comparative statement of the affects of the continent; subsequently it was an imputation of economy. He to the affects of Eylau and Ulin, and conshould not be ashamed of having used his humble efforts to husband the resources of the country in a crisis like the present. when there was such demand for the wise.

when there was such demand for the wise.

and useful, and considerate application of them. The noble lord apposite should be, therefore, the less surprized if his own financial propositions had not met with the subject of the subject of the continent than the fullest approbation from one who thought appropriate of any plan.

11 3 X

who was of old such an advocate for contimental co-operation, or that that nobleman had lately become the convert of the economical late chancellor of the exchequer; he ridiculed the application of the classical quotation with which the noble lord had favored the bouse-"et rebus vosmet serwate secundic;"-for, if it meant any thing so applied, it was to be rendered thuses while victory is with you, we will be with you; but the moment it leaves you, we shall leave you, and wait for better times." He said, that from his own official documents be had authority in stating that our allies whom the continent had the fulles expectations of assistance and co-operation on our parts; and of all the difficul-ties he had to contend with since his coming into office, the most difficult was that of endeavouring to satisfy foreign ministers noble lord stated the benefits of economy, for the gross failure, on our part, in answer- he put it to them to declare, whether they ing these expectations. That difficulty actually believed that either an economiof the present debate, from the right thus setting the continent the example on. gent. (Mr. Wundham). Aud, as it well known, that by some means or er what passed within that house went out to the public, to the country, and to partered; he rejoiced that the country And others would thereby be but in possesmon of what fell from the right hon: gent., if he would, that the late government had not in view any expedition to the conti-nent. And why, be asked, bad they not? Would they deny opportunity the most fain the late campaign, when she was so ments, nor in the slightest degree violated thereby interested and had so deeply ventured, it was thought have and interested the transfer of the puted this, he would go supply step to the aud impolitic to join with her in the common cause. But the right him. gent. had

mainst the late premier (lord Grenville), joked upon the uselessness of " making a show," that is, of making every necessary preparation for immediate embarkation; be could only say, that he knew too well how to prize that right hon, gent.'s ingenuity to suppose for a moment that that gentleman did not perfectly understand the nature of, and good consequences that might result from, a well-managed 'diversion.-He was perfectly ready to confess, that his noble friend ought to retract one part of his accusation, and that was, that the right hon, gent, had not acted dextrously on his own plan; for if he had determined completely to abandon the continent. certainly be acted on that plan with the greatest assiduity and effect. When the right hon, gent, urged, that it was for the interest of this country to shut itself up, and abandon the continent, and when the how, however, in a greet degree re- cal war, or an efficient peace, could be sewad by what had fallen, in the course cured by abandoning the continent, and of abandoning this country. It was not true, that in the last war the negociations with l'rance had always been commenced by the continental powers; the instances were numerous in which they had been led by Great Britain. In the present war, Great Britain and Russia were on equal terms. when he admitted with that candour, of Russia had but a remote interest in the which certainly he could not divest himself | contest : 1f, therefore, it were said, that by making peace with France, Russia bad abandoned us, he would answer, that we had engaged with Russia-not for the purchase of her blood and exertions, but that, vousible, Here the right hom secretary seeing her manfully struggling against the ment into a detail of the history of the late common enemy, we had engaged to lend campaign, as affecting Prussia, and con- her our aid. Russia, however, finding aded, that nevel was there an occasion in that no assistance was at hand, and that which assistance on the part of Gi-at Bri- the promises of Great Britain had vanished thin would have been more oppositure or in air, after shewing how well the could more effective; and as to the surferity of bear up against the overwhelming torrent Prussia, there could not exist a doubt from of French power, had agreed to make the very nature of the contest? besides peace. The late conlition had certainly that Prussia had, since her rupture with terminated with regard to us in a manner. France, refused peace with that power, un- different from any of the former ones. In less concluded in concertiveth Phissia. In former coalitions, the powers of the con-1796 it was thought wise to suffende Prus- timent left us alone, and fled from their sis and co-operate with ker inford t to in- engagements; now they had left us flone, ice her to go beyond her frontiers; but but they had not fled from their engage-

The Solicitor-General for Scotland depre-

ham) had been introduced into the discussion by a noble lord opposite. If that noble lord thought that there was any thing culpable imputable to that officer, it was his duty to bring forward a charge against him, whilst he was in that house, and had an opportunity of defending himself. When he looked to the manner in which that topic had been that evening introduced, he must say that he thought it highly indecent. If the noble lord had attended to the result of a former enquiry instituted in that house against the same gallant officer, it might have had the effect of inducing him to abstain from the charges which he had that night urged. For his own part, he must deny, that there had been any thing in that enquiry, or in the judgement of the court martial upon his conduct, that could render his appointment as captain of the fleet, improper or irregular. The noble lord might have found, in the case of a junior officer, captain Bowen, who had been appointed by the late commander-in-chief of the channel fleet, captain of the fleet, just ground of complaint. He did not mean to say, that the officer to whose appointment he alluded, was not a most meritorious officer, or that he had not performed the duties of the station to which he had been appointed with ability and credit, but he mentioned the circumstance only to shew, that that appointment was not strictly conformable to the practice of the service. He hoped the noble lord would feel, that it was not justifiable by such charges as he had made, in the absence of the individual against whom they were directed, to endegrour to whisper-away the character of any officer.

Mr. Whitbread said, that any thing which occurred in that house could not be characterized as whispering upon the subject to which it applied. His noble friend had adverted to a transaction that had alfeady appeared in all the newspapers, the agreement entered into between sir H. Popham and sir D. Baird, respecting the division of the prize money, before a single man had been embarked on the expeditionagainst Buenos Ayres, which, he said, was a fit subject to be enquired into in that house. In fact, the matter was at present the subject of a suit in one of the courts of law. As to the appointment of sir H. Popham to the post he filled, he must say,

cated the manner in which the name and navy. At to the right hon, gent, opposite appointment of an hon. officer (sir H. Pop- [Mr. Canning), he had placed himself in an awkward situation, by the statement which he had that night made. If he, or his friends, thought that the late ministers had not done their duty, they should bring a charge against them; and he would pledge himself, if they should make out a case, to support them. But he was relieved from that duty, by the mis-statements of the noble lord (Castlereagh) and the right hon. gent. That noble lord had, in utter contempt of all historical ract, and in perversion of all circumstances and dates, imputed to the late administration of 14, months, all the evils of the pirceding 14 years administration. The house, to judge of this, should resultect how the contest had begun. It would appear from the dispatches of lord G. L. Gower in 1805, that Austria had been dragged lato the war, when she declared herself that she was not prepared for it. After having brought Austria to ber ruin, and subsidized disintarested Russia, the right hon. gentleman now charges all the evils that resulted from such measures upon his hon. friends. who had succeeded to the end of that contest. Now, it was charged spon the late administration, that they had ruined the continent. He denied the fact; it was Mr. Pitt, and the measures pursued under his administration. that had ruined the continent; and highly as he respected the character of lord Great ville, of whom he had not the honour of much personal knowledge, he had not discovered any graund for altering the opinion he formerly entertained upon that subject, It was minecessary to recur to the rapid events that had occurred from the battle of Auerstadt to the battle of Friedland, events which so force that could be sent from this country could have averted for a single day, or a single hour. As to the offers of peace to Prussia, from the moment of the flight of the king from Jena, she was as incapable of making peace without the consent of Russia, as of carrying on the war after, the armistice of Filsit. The noble lord had observed of him, that he shewed his independence by animadverting upon his friends, as well as his adversaries. For his party he had as much attached to party as any main could be; but on such public questions he should haver suffer any consideration to influence his unbiassed independ. influence his unbiassed judgment; and to the part had took upon such occasions, he were benefit his country by eliciting that it had given general dissatisfaction in the the truth from both, sides upon these

politician, and this he would say of him, that he had disapproved of the Spanish war The noble lord opposite had said, that after the negotiation had broken off, an arm should have been sent to the support of Prussis shut Brussia was then at war with us, and, after the battle of A uerstadt, the winter season rendered it impossible to send any expedition. Where could men have been then sent to co-operate with the Russians, even after the battle of Evlau, which he still looked upon to have been disastrous for the Russians? It had been said, that Prussia, by joining the conlition before the battle of Austering, might have turned the scale, case, but she neglected that opportunity, and had brought herself into her present situation, as he had before said, by herinsune rashness. Here this country then was without an ally. If the late ministers had brought it into that situathen, a charge aught to be brought against them for it. rather than by misrepresentation, to impute blame to them. Even at this late period of the session, he should think the enquiry might be gone into, and he hoped that there would be no objection to the production of all communications with the Prossian government. The right hon, gentlemen opposite, when after the dissolution they had arranged every thing for the election, then turned their attention to the continent. The expeditions they had sent out be wished might prove sy cessful, but be hoped they would not prove an example of that dispersion of the disposeable torce of the country, which had been charged upon his wight hon, frietfds.

Mr. Secretary Canning said, that it was no more the duty of the present ministers to bring a chafge against their preded asors, than it was the duty of their prederessors to bring a charge against them. He shought his predecessors wrong, and that they had twined the continent. B t as the conduct of an existing government might involve the country in disaster, if the

efficy ought to bridg a charge against them.

Mr. Windham rose to clear times from some emisser esentations of the right honourable secretary of state. However but did not think his arguments the the volunteer spirit had greatly subsided in most respectable. He imputed open many counties since that eight hon, gent. assertious to gentlemen, that he might had come into office.

mortant subjects. As to lord Grenville, answer these himself, by which means he erery one would allow him to be an able had always enough to say. A man might very easily be affluent who coined his own There was no want of words. money. there he had a manufactory of epithets. The right hon, gent, went on briskly, for he rode verylight, and carriedno weight .-He then shewed the difference between the system of the last ministers, as-to continental affairs, and that which was imputed to them. They had not seen any proper opportunity for a diversion, or they would have made it. They had made no promise and neglected it. After various explanatory remarks, he begged gentlemen to preter their charges tairly and seriously, and he would meet them. He requested the which he did not think would have been the | house to mark the right hon, secretary's receipt for making speeches. He put all sorts of ridiculous things into the mouths of his political opponents, that he might make out his speech, by answering them. He made them something like a second person, in a dialogue, who was made to talk a good deal of nonsense, to set off his opponent in the argument. But though he liked elequence very well, he could not praise the respectability of the right hon. gent.'s arguments. - The resolution was then-put, and carried.

On the question, that \*15,000% be granted for Inspecting Field-officers of Volunteers.

Mr. Windham contended, that even in the opinion of the volunteers themselves, these were useless. They might be inspectad by the generals of the districts. had been a project to answer election pur-DOSPS. As it had done all the good it could do in that way, he thought the miuisters might give up the matter, and save some expence to the public.

The Secretary at War wished to know if the inspection by generals of districts had been practised during the right best gent.'s administration. The number of volunteers, he believed, was in many instances greater where there were no general officers. As to the idea of a job, he asserted that the inspecting field-officers had in general, or rather without an exception, been re-appointed, without regard to the degree of interest they might possess. It could, therefore, be of little consequence whether the re-appointment had taken place on the eve his ingenuity and eloquence every went; of an election or not. He contended that

Mr. Windham admitted that a relexation to the old tune, "No pay, no Swiss." in the volunteering spirit had taken place; but maintained that it had manifested itself coming into office.

the district in which he had the honour to command, could never have reached the state of discipline to which they had arrived but for the exertions of the Inspecting Fieldofficers. If an invasion had taken place two years ago, they would have been able, from that district, in the course of two days, pose.

miles of the metropolis.

hon. friend (Mr. Windham) came into office, the Volunteer force had decreased from 400,000 to 318,000, and during his administration they had fallen 'off in a much hunself, as a volunteer, had been inspected by major generals and heutenant-geneueral (Tarleton) had now his head-quarters at Bath, and it was a great pity that the parliament did not sit there, as in such a case the gallant general could reconcile his senatorial duties with the duties of commanding officer of the district, and in such case he might again honour the volunteers so far as to review them.

General Turleton said & few words in explanation, and imputed to the hon. gent.

great military ignorance.

Mr. Rose retorted the charge of a job, by alluding to the 300 surveyors of taxes, proposed to have been appointed by the

late administration.

Mr. Beresford deprecated the system of the practice of members on both sides of the house. As in the subject immediately before the house, he felt himself necessitated to say, that the language held in that house by the right hon. gent. and the measures adopted by him, had such an effect on the volunteers in Ireland, as to make at least one half of those who had been most zealous in the service, turn their backs upon it.

The Solicitor-General of Scotland spoke in practs of the Scotch volunteers, whom he also stated to have been very much discouraged by the language of Mr. Windham.

Mr. Windham said, the arguments of the last hon. and learned gent. were merely recrumination which had become so much the practice of members on both sides of

last hon, and learned gent, were merely

wonderful relaxation of the spirit of the Scotch volunteers, was to be attributed to some considerable time previous to his some diminution of the former allowances. If, however, the number of the Scotch vo-General Tarleton said, the volunteers in lunteers was much diminished, it must be allowed, that this diminution began long before he came into office, or had any prospect of coming into office, and therefore these gentlemen must have had the gift of second sight, to know both that he would come into office, and what he was to pro-He had often objected to what was to have produced 30,000 men within ten called the volunteer system: but as to the individuals themselves, it was impossible Mr. Calcraft stated that before his right that any one could pretend to turn intoridicule the population of England, Ireland or Scotland, or that proportion of the population which evidently appeared most ardent in the general defence. As to what less proportion, not having decreased above an hon. gent. had said about the disgrace 20 or 25,000 men. He remembered that he of crimination and recrimination between the different payties, he agreed so far in that opinion, that he did not wish unnecessarily rais, and he did not see why that practice to indulge in it; but if it obviously occurmight not be continued. The gallant ge- | red in the course of a discussion, he was not content to pair off.

Dr. Laurence said, he recollected a very different history respecting that corps. They were a corps that wanted greater allowances to be made to them than what was usual. • An hon. general (Tarleton) had, in his explanation, accused an hon. friend of his of gross ignorance in military. matters. The house would, however, recollect that about a fortnight ago, the hongeneral had exarted all his military calculation to persuade the house that Bonsparte had advanced so far in Poland-that it was next to impossible he should ever be able to retreat. After so recent a promulgation of his military opinions, he thought the house yould not believe that every military

men it might be necessary to call

out the volunteers and place them on full pay.—The several other grants having been put and carried, the house resumed, and the report was ordered to be received tomorrow.

> HOUSE OF COMMONS. Monday, August 3.

[PUBLICANS' LICENCE BILL.] Mr. Sheridan presented a petition from certain publicans, &c. praying the aid of parliament, in alleviation of certain grievances with respect to the granting and revoking of Licences. The petition was ordered to lie on the table. Mr. S. then rose and said, that i the petition he just had the honour of presenting was signed by more than 1,000 per-As to the abuses of which that petition complained, and the remedy which he proposed for those abuses, he must at present decline entering into them. He contended that they could be satisfactorily proved upon the most unquestionable testimony, at the bar. He said that he had made every enquiry into the alledged aspises, and had no doubt he should convince gentlemen, to their astonishment, of the cruel and grinding oppression which in many instances had been practised towards that body. The great object of his endeavour to relieve them would at least be, to have it made certain by parliament, that the bread, the two magistrates, without an appeal to some by moving, that leave be given to bring in a bill to amend so much of the 32d and others of the king as relates to the granting and withholding licences from ale-house keep-

The Chancellor of the Exchequer had no objection to the motion, but did thick that the right hon, gent, should have distinctly stated the instances of cruel and glinding oppression he had in such very strong terms complained of. It any of the magistracy had been guilty of such a treach of their duty, it might be made the public of a criminal action. He could not approve of the line of distinction the right hop, gent. Aftera few words between Mr. S. Bluke, the Marquis of Titchfield, and M Cooper, the motion was agreed to. MILITIA TRANSFER BILL! On he erder of the day, for the further country to

non of this bill,

Mr. Frankland argued against the principle of the bill, and thought that the militia had many advantages over the regulars. The man that was good at the foil, could not be unskilful at the sword; and he thought the illustration applied well to the militia. The latter was a more settled and compact force, and were less liable to the ill effects of a constant succession of new officers, than the regular forces. The hon. gent. dwelt on the importance of uniting, as much as possible, the character of the soldier and the citizen. The militia force was a most constitutional body, and ought not by any means to be discouraged, as would be done by the present bill. He must also object to it as going obliquely to undermine the system of military service introduced last year by his right. hon. friend, while it was not directly and manfully brought under the Consideration of the house.

Mr. Whitshed Keene rose and said: In this late stage of the important subject now before the house, I beg lew & to trouble it for a short time. I am one of those that voted for the measures proposed by his majesty's ministers, not that I thought them complete for the purpose, or that they were the best that might have been devised, but because, after having considered every thing that has been thrown out on the different sides of the house, (who all agree in livelihood, the very means of existence to the end although they differ as to the means) those people and their families, should not I thought this mode preferable, from a perdepend on the will or the caprice of any suasion that as it was apparent a large deficiency must exist for some time in our miof the courts of judicature. Ile concluded litury establishments, it was the interest of our country, under the present exigency, the deficiency should be thrown on the militia, rather than on our regular force; both on the probability of that deficiency being sooner filled up with trained soldiers, applicable to every purpose, than by any other mode proposed; and again, on the probability of that deficient pintse militia, being made good in an easier and more economical manner, than it would be if it, existed in the troops of the line. The length to which this session has been protracted, by the circumstances which have occurred. may, perhaps, justify the officers of government in not proposing to this house at present further measures, which possibly chight retard this measure, which promises expeditiously a great increase of that force of the country adapted either to offensive or defensive operations. As government has the best means of judging how far the dangermay be more or less immurent, on them

lies the responsibility of thinking no more acceptance of their services. This French need be done in the present session. However inconvenient a further attendance might be, that inconvenience would plead but little, should any injury to our country take place, which might have been prevented by further measures. I trust they are not mistaken, and I have the satisfaction of believing from what has fallen from ministers, that they intend taking the earliest opportunity to ameliorate, extend and organize a more complete system of detence and offence; it would be wasting he time of the house, to occupy it, in endeavouring to prove an imperious necessity, which must overrule all minor objections to such measures as may put our internal security on the best footing, and also afford the best means of preserving our external greatness. Every thinking man's mind being naturally employed on those great objects, may I be permitted to submit to the house some Suggestions, which I humbly conceive are well worth being considered, and that they may be so modeled as to promise to effect this great object as far as the physical powers of our country will ad-They are the Suggestions of a man, who having served many years at the head of the militia of the county of which he was also lord. (and had therefore better means of being acquainted with the bearing and operation of the militia laws in the different situations of our country, and during several of the campaigns in the American war, in many of the last war with France, and in various parts of Great Britain, employed a strong understanding in weighing the advantages and disadvantages attending this service, according to the different circumstances of our country. Sir, I apprehend, however great our gratitude ought and must be to those enlightened and provident patriots who introduced and established this most important site of national defence, however competent is has proved to its object during former times, yet no man will contend that, in the present state of Europe, (which it is necessary only to allude to) the same system must be applicable. the legislature was necessary to legalize the

detechment after some success, and having advanced considerably into the country, being disappointed in their expectations of a faithful, numerous, and zealous co-operation for which purpose they had brought many arms, surrendered. Had they not been disappointed in this expectation, it is not easy to appreciate the important advantages that must have resulted from this patriotic act of the British militia; the act of the legislature however in its progress through the houses of parliament met with much opposition, In mentioning this, I am far from intending to impute any blame to those gentlemen who made that opposition. I am persuaded they acted, according to their view of the subject, in the manner most conducive to the best interest of their country. Gentlemen will also recollect, that on the renewal of hostilities with France, when Buonaparte lined the coast opposite to ours with his legions, and began to assemble his flotilla at Boulogne, many regiments of the Irish militia, seeing England threatened, seized the opportunity of testifying their gratitude by offering to come here; at the same time some regiments of English militia again volunteered to go to Ireland: at that moment, some most respectable leading characters in that service, thought proper to publish Resolutions expressing strong disapprobation of that measure, and stopped it. I cannot help lamenting that they thought it their duty so to act, as, it is obvious that the facility of mutual defence was and will be thereby embarrassed: and what is of no less importance though not so obvious, that it prevents the intermixture of a considerable part of the population of the two countries; a measure which would go further in seven years to render the union not merely nominal, but real, than the present mode of proceeding will do in lifety. Sir, I know too well the zeal with which the gentlemen of the militis have atted, the privations to which they have a long submitted, not to be persuaded hat they on that occasion also acted according to their views of the best interest of their contents. here must be gleave to advert to what many rest of their country, and that, had they gentlemen in this house must recollect in thought the extency required it, they would readily have gone there. At the ed in Ireland; many of the regiments of sa negtime that I think so highly of their the minus of this country volunteered patronism, I am not less persuaded that their services to the sister kingdom, with from their good sense they would rean alacrity and zeal never to be forgotten. It er meet the enemy in Munster or Con-As the laws stood and now stand, an act of raugh man in Yorkshire or Kent. As these considerations do not immediately

campaigns in different parts of Europe, having had the honour to serve 39 years in this house, and having attended all the discussions on these important subjects, I presume to think myself not totally incompetent on them; and concurring, as I do, in the soundness of these Suggestions, and persuaded that great national advantage may be derived from them, I will take the liberty to lay them before the house. They are as follow:-- 1. " To enable Vo-" lunteers to propose to his majesty's lieu-" tenants of counties, to form themselves " into local militia, to be regularly trained " for 28 days, with the same establish-" ment, in the same manner, and un-" der the same regulations as the old " militia used to be in time of peace. To " leave their counties only in case of inva-" sion or imminent danger thereof." The object of this clause is to establish, at little expence, under command and under officers of some experience, a large body of men, which may be speedily applied to the public service in case of emergency. I would wish this source of Supply to be extended to the number of 160,000. It may also, if it shall be consonant with the wisdom of parliament, to adopt the next proposition, be made a source whence may be drawn a supply of men to keep the, embodied militia' constantly full .- 2. 2 To enable his " majesty to accept the voluntary services " of one fourth part of the embodied mi-" litia annually, to serve in the regular ar-" my. And if the men so voluntering, " were put invariably into the regiments " that are reputed to belong to the counties 
" from whence the men come, whenever " those regiments shall want recruit or be augmented; if ensigncies were sorfetimes " given on the recommendation of the lords " lieutemants, to young men of those coun-" ties; these two measures could not fail " of adding much to the facility of keeping our regular force complete; but as those " two last arrangements are within the power of the commander-in-chief that illustrious personage will certainly digit "whatever on consideration shall appear to calculated for such important purposes." The object of this clause is to give (us abvious) a regular supply of efficient m. to the regular army. I would wish

belong to the question before us, I shall say force, the embodied militia, to be carried no more on them at present; if it was per- to the extent of 80,000 for Great Britain, mitted for so insignificant an individual as I giving annually a recruit of 20,000 men to am, to mention himself, I would say, that the army, and establishing a force commenhaving had the honour to serve several surate (as I apprehend) for the ordinary purposes of the kingdom; thereby leaving the whole, or the greatest part of the regular army, a disposeable force.-3. "To " enable lieutenants of counties to accept the voluntary services of as many men " from the local militia as would fill up the deficiency occasioned by the drafts from " the embodied militia into the army. If " there shall be a deficiency of volunteers " for filling up the embodied militia, that "deficiency to be made good by a ballot, " without exemptions, and deficiencies in " the local militia to be supplied annually " by a similar ballot." The object of this clause is to make use of the ballot only when indispensable, and then in a manner little burthensome. - 4. " To enable lieutenants " of counties to employ the staff of the local " militia in training the merrificended to be " transferred to the embodied militia, du-" ring the time such staff may not be actu-" ally on duty with the local militia." The object of this clause is to have the embodied militia complete in members acquainted with the use of arms .- 5. " To enable his " majesty to direct lieutenants of counties. " if he should see it proper so to do, to " employ the said staff of the local militia, " when not otherwise employed in exer-" cising the persons bound to serve under , " the provisions of the Training act." The object of this clause is to give farther efficiency to the Training act, which is admirable, as giving to the crown the positive command of a large body of men in case of emergency, but which in its actual progress amounts to a muster of men.-I humbly conceive that it is no small recommendation of these Suggestions, that at the same time, that if adopted together, they would draw forth the physical powers of the population in a most efficient and in the least expensive manner, and mutually strengthen each other, they may be applied with advantage separate, without adopting the whole. The one, to which the greatest objections would be made, is that of enabling his majesty to accept annually so considerable a number of volunteers into the regular army. ... This is not the moment to discuss this most important subject, I shall not therefore intrude longer on the time of the house.

The Secretary at War thought the present measure might have been assented to on both sides.

the first six months of 1806, were 9,933 These were the numbers enlisted, and allowances were certainly to be made for those above the military ago, and under the size; but it was to be considered, that during 3 of these months the recruiting, under the Additional Force act, was cramped by its being understood that it was to be re-Boys he put out of the question But if he allowed 900 men for the number rejected, he thought it would be fully sufficient. The numbers procured under the right hon. genta's sys-# tem, in the first six months, were 9,091 men. This view of the case was certainly # not very favourable to the plan, as it procured no more than the old system. It was Calso to be considered, that the right hon. gent.'s system had been in full operation during the six months adverted to. It was a true that the last six months had been # more productive than the preceding period,

former system, though the last six months was rather in favour of the former.

but that was accounted for by the addition-

al number of recruiting parties appointed,

and the threat of dissolving the second batta-

hons, unless they procured a certain number of men by a given time. The casualties of the whole army were about 18,000 men,

and this was all the plan provided for, with-

out taking into account the number who

would claim their discharge. The number

among the recruits under his plan and the

without entering upon the plan of last year; | reserved the most obnoxious clause that but as it had been brought forward so often, of granting an option to enlist for a term be would call the attention of the house to of years, or for life, which destroyed in a some facts relative to that plan, as they great measure the effects of the plan of his appeared by the papers on the table of the right hon, friend, till the committee, that house. The object of that plan was to there might be no opportunity to consider provide a great increase for the regular it on the second reading, which was the army, and if it had failed in that, there time for debating it. The consequence was an end to the argument against the was that many had gone out of town with present measure, as trenching upon it. a wrong impression of the nature of this The right hon, secretary then stated from measure. He then entered upon a defence the returns, that the numbers recruited in of his right hon, friend's system. intended to supply the whole casualties of the army, in which the former system was grossly deficient. But this was not all the effect of the plan; it would have a ninch greater, in his opinion, whatever the no. ble lord opposite might think and say of It was natural for the noble lord to smile at a philosophic measure, as he tauntingly called it, who had never conceived any grand scheme in his life-who never could generalize-who from two figures before him could scarcely draw a legitimate conclusion-who could do nothing but go on in the common routine way. and endeavour to impose himself on the multitude as a great statesman, but who had only this in common with his colleagues, that he was as great a statesman The right hon, secretary as he could be. had made allowances for the former method of recruiting, but none for that bf his right hon, friend. He forgot the diminished bounties, and was for putting the boys out of the question, because he knew that, in this view, the advantage would have appeared greatly on the side of his right hon, friend's plan. He then talked of his right hon. friend's forgetting The right hon, secretary his measure. well know there were offices which that plan had to go through-offices to which of desertions, too, appeared to be equal one set of ministers might be more agreeable then another At all events the dispatch did not entirely depend on his right hon. friend. But this was the way of mi-Dr. Laurence begged to call the attention of the house to the conduct of the present definite by. Sometimes the church was in insters, vho never rested their measures on their own merit, but always went to comparisons. When in opposition, they had perpetually called for his right hon, friend a plan before he had been two fitted and yet, after a lapse of great counter of expedients (Mr. Pitt), and months they themselves had come for the proposed of themselves had been two themselves months, they themselves had come formany ward with this magnificent measure! They
had taken care, too, to bring it forward
Missers taked of emergency, but there at this late period of the session, and had we no end of their emergencies, and in

spéad of having a permanent system to respect to the transfer if one service gainmeet real emergencies; they were always ed, the other lost so many, and when they calling out emergencies, and resorting to reckened on those they would gain by the expedients to meet them. But these ex-" pedients could not always answer, and they were attended with this mischief, that they exhausted the country, and by that means destroyed the materials on which a parmanent measure would have to work.

Mr. Walberforce supported the bill. was highly necessary to increase the force of the country, for now that Buonsparte had been so successful on the continent. he would be induced to attempt achievements to which even his bold spirit had

not hitherto prompted him.

Mr. Wandham said, his hon, and learned friend (Dr. Laurence) had been mistaken and mis-stated as well as himself, and both had been charged with uttering opinions that the country was in no danger. They had never said so; but hadonly contended that ministers had not shown an emergency which required that this particular mea-The first sure should be resorted to. question on this head was, what was the nature of the emergency, and, the next, if the measure now proposed was calculated to meet that emergency? He denied that it was. It was nothing more than a temporary remedy to guard against a perma-nent auschief. They ought to look forward, and provide permanent remedies to meet and counteract permanent evils. Ιŧ they went on in this manner, living from hand to mouth, providing only for the present, and taking no thought for the future, they would come at last to a state in which the present could no longer be provided for They might safely neglect the future as long as it was future, but they should recollect, that what was future would inftime become present. Ilis own measure was on the contrary calculated to provide a perequally permanent, soil to operate at all times the defence of the country Those temporary expedients only placed the country in the situation of a person who order of the day having been read for the was supported by drams and cordials, second reading of the last, which, however they much give an appa- Lord Ardes rose. He and destroy has bealth constitution, and tack upon the king's lawful proregative life. This incasure professed to make an Nothing whatever had been stated to prove addition in the course of 12 months and that such a measure was necessary, "the provide a force of 40,000 men, bird immediately to obtain 28,000 men by a trans-the bill, that it was expendent for the public form the making to the army that it is service. The manner also in which the was a faller was not reckable of the in bill originated measure unusual, and no

ballot, they would take into the account those they would lose by recruiting, which this measure would cut up entirely. He concluded by desiring to impress upon the recollection of the flouse, the debate of this night, and the project now to be substituted upon mere speculation, in place of another which had been found effective, was not allowed time for fair experiment; but which had, in the last 3 months, produced at the rate of 24,000 men per annum, and must in every moral certainty improve, nay, perhaps, double its operation in another year, while the present measure would operate effectively in the first instance, but exhaust the sources of future strength. The house would find, when next called on for the arnual supply of the public force, that this measure would fail, and destroy, in one way, the strength it produced in another.

Lord Castlereagh replied y support of his bill, which he said would in six months add a force to the army of the country, which the right hon. gent.'s plan would not have added in six years; for it was only calculated to feed the ordinary deficiencies by casualty, to, keep its strength just where it stood. Be sides, at the end of seven years by that plan, 53,000 men would be entitled to their discharge, which, added to the ordinary deficiences for the year, would create such a chasm in the public force, as the right hon. gent. would find impossible to recruit in a year: and as to the Training act, it was impossible to bring it in operation before the commencement of next session.—The report was then taken into further consideration, and upon the clause substituting the option of unlimited for limited service, a division took place; when there appeared, For the clause 96; against it 46.

> HOUSE OF LORDS. Tuesday, August 4.

[Offices in Reversion Bill.] The

Lord Aides rose. He considered the ment increase of animal spirital must in the bill to be an unnecessary and indecent atwas a fallactors, way of reckoning, for in bill originated was very unusual, and no

s any necessity to make such an attack regulated for the benefit of the pu upon the king's just prerogative. He should therefore oppose the bill and take the sense of the house upon it.

Eurl Grosvenor expressed great regret at the opposition given to this bill by his noble friend. He conceived the bill to be so completely in unison with the popular feeling at the present moment, that it would be unwise to reject it, and he thought his majesty's ministers, by opposing the bill, would render themselves so unpopular that they would not long remain in office. He was a warm friend to the bill, not merely for its own sake, but for the sake of those measures of reform relative to the public expenditure, of which he considered this merely as the forerunner-measures which were highly necessary at a crisis like the present, when it was of so much importance to engage the hearts as well as the afing of the people. He trusted their lordships would not be leduced to reject the bill.

The Earl of Lauderdak called their lordships' attention to his majesty's speech at the close of the last session, in which satisfactson was expressed at the conduct of the committee of finance, and contended that this bill, being the only measure which \*that committee had then recommended, the king's speech contained in effect an approval of the measure. After ministers had thus approved of the measure, after they had approved of it in the other house, and after the bill had been so long in this house, he was greatly astomshed at the opposition it now experienced. He could not help also adverting to the conduct of his majesstaying away themselves, and sending their bill, and display their parental fondness refiends and connections to oppose the bill? for their own offinging? He denied that

ground had been shown to prove that there | standes, could not, during such grant, be He would instance one case, that of the large office held by the noble lord (Arden); and the reversion of which had been granted to him after the death of his factor whose public services were undoubtedly great, at a time when the income arising from it was comparatively trifling. The profits of it had since increased to an amount which could not possibly have been in the contemplation of any one, and which arose, in a great degree, from the misfortunes of the country. It would, no doubt, have been thought expedient to regulate an office of that description. He thought, upon every ground that could be stated that this bill ought to be proceeded in.

Lord Arden said, he was not sent to that house to appose the bill, nor would he be sent there by any man: he opposed the bill because he conceived it to be his duty

as a peer of parliament to do so.

The Earl of Lauderdale in explanation. disclaimed any intention of throwing the least imputation upon the noble lord; he only meant to allude to the construction which would be put in the public mind upon the opposition given to the bill, coupled with the absence of his majesty's ministers.

Lord Melrille said there was only one point in which he agreed with the noble lord (Lauderdale), namely, that which related to the absence of ministers. wished they had been there to declare their sentiments in opposition to the bill, if such were the sentiments which they entertained upon the subject. But when the ty's ministers upon this occasion. If they absence of ministers was spoken of, he now thought this bill ought not to pass, would ask, where were the illustrious why did they not attend in their places, and members of the late administration? Why oppose it in a manly manner, instead of did not they attend to support their own None of the ministers were present, except this measure had been approved of or al-[None of the ministers were present, except the lord charcellor.] He did not mean by this to impute to the noble lord that he was sent there for that purpose; but that construction would be put upon such conduct by the public. He was convinced that the public feeling was strongly in favour of the public feeling was strongly in favour of the buil; and that ought to be, at the present moment, a strong argument in its favour. The granting of offices in reversion fie considered to be highly prejudicial to the public service, and highly improper; such grants being frequently made to children, at a very early age, and such offices, although requirements of the public could be benefited. It is that were to pass, not a sizuence.

descendants? It had been the constant principle. tion, who might assist him in the office. By the former mode, a charge was made upon the public during the life of that person, and in the latter there was no additional expence. He could discover nothing in support of this bill, but an assertion that it was expedient; whilst, on the other hand, there was the uniform practice of our ancestors. He could not, therefore, consent to such a bill as the present, nor could be for a moment consent, that after a beneficent reign of nearly half a century, such an attack should be made upon the prerogative and influence of a beloved and revered monarch.

Lord Holland said, as the noble viscount had begun his speech by stating that there was only one point in the speech of his poble friend (the earl of Lauderdale), in which he agreed, so he would observe that there was only one point in the speech of the noble viscount in which he had the good fortune to agree, and that was, that his majesty's ministers ought to have been present to have declared their entiments in a manly manner upon this bil. As to

would be saved by it; the wither would re-I this bill (he did not mean to throw any main the same; and, the only object of it imputation upon the noble lord who had would be to encroach upon the king's just commenced this debate), there was not and lawful prerogative. The noble lord much ground for surprise at the thin atten-had spoken of reversions being granted to dance. He thought it, however, of so children, but was it not the practice, when much importance that this bill should be great services had been performed by an debated in a full house, that he intended Admiral or General, to confer hereditary to move to adjourn the debate till to-morhomoura, and to grant also an annual sum, row, in order to give an opportunity for which was not confined to the person to that full attendance, which the importance whom granted, but was extended to his of the subject demanded. After the bill had been nearly a month before the house, practice of our ancestors to act upon this without appearing to meet with any objec-He would put a case also to tion, he was astonished that it should now shew the expediency of acting upon it in be attempted to be debated in a thin other instances: suppose a person was house, and at so lite a period of the sesrendered incapable by age or infirmity sion. His noble friends had not attended, from executing the duties of an office which because they thought there was no intenhe had held for 20 or 30 years; such a tion of opposing the bill; he was convinperson was not to be turned out without ced they would attend if the consideration. some provision. There were in this case of the bell was postponed till to-morrow. only two modes of acting; the one by a the entirely agreed with his noble friend pension, and the other by granting the rever- (earl Grosvenor), that this bill was only to sion of the office to his son or other rela- be considered as the forerupher of important measures of reform and economy in the public expenditure of the country. When it was in contemplation to abolish or to regulate offices, it was natural as the first step to be taken, to prevent those offices being granted in reversion, because if they were, it was obvious that for a considerable time no regulation could be applied to them. It was therefore that the public feeling was so much interested in this bill, which he contended it was, and he begged leave to say that he thought the noble viscount in denying the existence of this public feeling was mistaken. He was convinced that if immsters thought that the rejection of this measure would not be an unpopular measure, they would find themselves miserably mistaken. He denied that, the bill was an encroachment upon the just prerogative of the crown; onthe contrary, the graining places in reversion was an encroachment upon that prerogative, and upon this subject he would put the case, which though an extreme one, would shew the tendency of the argument, . namely, that of all the offices being grantthe charge made by the noble ascount, of ed in reversion: It would necessarily fol-the absence of the members of the late ad-low, that the successor to the crown ministration, he could ussure their lord would find binself deprived of all inships, that, had there been the east expectation that this bill would be doppsed, there would have been a full attending of those noble loids, with whom he had the hondur to act. But when it was reported by the dopped of the d

very, different light; and although there migit be considerable exaggeration as to the saving which it was possible to effect, yet, at the present moment, every sixpence and every halfpenny ought to be saved, in order to lighten, as much as possible, the burthens of the people. There might, perhaps, be a popular delusion upon this subject; but even that was an argument, at a crisis like the present, for agreeing to this bill. He did not conceive. however, that a bill of so much importance should be decided upon in so thin a house, and he should therefore move, that the debate be adjourned till to-morrow.

The Earl of Lauderdale again referred to his majesty's speech at the close of the last session, his majesty's speech at the opening of the present session, and to the votes of the house of commons, containing the resolution on which the present bill was founded, and contended that his majesty's speeches contained a full approval of this

measure.

Lord Melville again contended that his majesty's speeches only contained an approval of the general object of the committer of finance.

The Earl of Selku k approved of the bill, upon the principle that it was to be considered as the forerunner of other great and

important ineasures.

Lord Boringdon said, however unpleasant it might be for him to differ in opinion with those with whom he usually agreed, he felt it incumbent upon him to support this bill. It was a measure to which the country looked with no little anxiety: considering it as recommended by his majesty, and expected by the public, it should have his support.—The question having been put on lord Holland's amendment, the house divided: Non-contents 15; Contents 9, Majority 6.—The bill was then read a second time; and upon the question for the thud reading, it was moved by lord Arden, that it should be read a third time this day I months, which was carried without a di-VISION.

> HOUSE OF COMMONS. Tuesday, August 4.

PAROCHIAL SCHOOLS BILLA] Whitbread moved the order of the day for same schools were more desirable than taking into farther consideration the report lings ones; because, in the latter, immo-

but when it was considered as the first step act oppose, the further progress, of this bill, to other measures, it must be viewed in a he must beg leave to say a few words, on, he present occasion. He then remeated some of his former objections - regaringt in structing the lower classes of the people especially in writing and arithmetic, at the public expence. He thought also, that b ing enabled to read, they would waste their time in perusing inflammatory hand-billaand other political productions; and that more mischief would be the result than. good produced by it.

Mr. W. Smith defended the principle of instructing all classes of society, and thought. that those who opposed it must necessarily. found their arguments upon mustake. Sadia tion, if it was at all to be propagated or emcouraged by instruction or general knowledge, was much more likely to be so, by, its being communicated by the ear, than it would be when communicated by the eye. It appeared to him that one ill-intentioned man, disposed to propagate sedition, might do infinitely more milchief, by inflaming the passions of the people by seditious has rangues, than could be done by their reading the most inflammatory and seditious para-. phlets; and it was surely much better to. counteract seditious pamphlets, by their being able to read others of a contrary ten-. dency, than to hire men to make speeches, in order to put down the effect of seditions If the government of a harangues. country were afraid of making the people enlightened and well informed, he really did not see how tney could possibly stop short of wishing that they had no understandings at all.

Mr. Pole Cares objected toothe clause relative to the purchasing, hiring, or erecting buildings for the purpose of giving the requisite instruction. He had been told that the poor's rates were ultimately to be lowered, by enlightening the lower orders, of the people, but he was convinced it would have quite a contrary effect, and tend to nothing more than raising the poor a rates, and affording them an education beyond what their situations in life required. That effucation was certainly best which was newtest adapted to the particular sphere of each undividual. Institutions for education were sticked asing daily, and hereav no occasion for increasing their Mr. | number ; the more especially as he thought on the Parochial Schools bill; which being relieved and virtue. For these, and Mr. Davies Giddy said, though he should for or reasons, he proposed to leave out the

st buildings for the pur- striking out these passages.

itibreed combains the arguments distributed been refuted by every arguof trace the subject, either in that The any work that had been written it. Itwes an amendment which went inslately to render the whole bill ineffec-While the dangers of a refined eduon were talked of, gentlemen did not a to recollect, that the education prof by this bilt was only the simple edu-Mos of reading and writing. Whatever the be the sense of the house upon this endinent, he should own he was anxious such a bill should pass under legislative autotity, to show that parliament had decithat this was a compulsory measure. shall schools in preference to large ones, expenses of the undertaking? He had staseti, and he would still state, that it was his divinion it would be better to exalt the character of the labourer so as to make him independent of his follow-creatures for his invisionout, and this was the mode ultimately to reduce the poor's rates. But whether th were pour's rates or flot, he should ever contend that the instruction of the phir would'be good, and would be one of the greatest boons their country could Maw upon them. When this enbject was of, he could not help having Scotlived always in his mind. What he had fact of that country, and the inhabitants truth of what he had beard stated in thouse concerning them.—After some ther conversation, this amendment was betted without a division.

the promoting of morality and virtue

the philippe or lands that the second, and therefore moved, all their or lands that the said prescribe to amended by

Mr. Windham said, he differed with his hon, friend, as to the advantages to be derived to the public from this bill. The thibite of foundation, and such preamble mentioned instruction? but what sort of instruction? He by no means thought, that teaching the lover orders to read and write, would prove beneficial to the community at large. Scotland had been referred to as a proof of the great advantages resulting from instruction, but he did not think that preved any thing with regard to this country. He thought the character of the Scotch contributed more to obtain reading and writing, than reading and writing to form the character of the Scotch. He should, therefore, approve

of amending the preamble,

Mr. Whishread would not consent to alter d that education was a good thing to be the preamble, which was the foundation of feen, it proper thing to be obtained. It the bill. He had not expected that his is a initiate for suche members to sup-right hon. friend would have been in the house, and he was altogether unprepared Foold the hon, gent, who recommended for his opposition. He was surprized and grieved that he should lend his great talents stroutes to there 20 small schools instead of to those who seemed to think education an stat large school, by way of limiting the improper thing for the lower orders; but even against his great abilities he would sugage to maintain, that education contributed to morality and virtue. He was nstonished, that in a mind so enlightened, there should be a speck so dark. If he had not known that his right bon, friend was one of the most enlightened men of the age, he should really have supposed that he had heard another Jack Cade, who had accused lord Say and Sele of corrupting the minds of the people by introducing granimar-schools and printing, and verbe and nouns. When one opposed that for which he himself was remarkable, it was called " the Devil rebuking sin. " We heard of mathematicians who thought mathematics the only desirable education -of navigators who preferred navigation to every thing, and so forth; but here was a most remarkable thing-a man of the Mr. Pule Cores said, there were some greatest knowledge himself opposing the present in the preamble which is wished communication of knowledge. It was with pain and regret that he heard his right hon, friend, session after session, talking against fraction of youth tends most materially the diffusion of knowledge. If he did not greatest knowledge himself opposing the know hinh to be a man of most liberal dittide that the following passage we did not under the should suppose he wished to be a monochind: "whereof we had a most destinct by poliser—a regrater and forestaller of all talents and genius in his own person. For the winted kingdom called Sciential part, he differed with him most widely the united kingdom called powers are part, as demonstrated was for doing every

thing in his power in gid of that vital spark, maked in their own comme which could not be taken away. He would become extremely dis wish to have men the dignised characters for which they were formed by nature, and for which they only wanted the assistance. of education. He would wish them to know their duties, and to understand and value, as they ought, their rights. If the house rejected the preamble, they rejected the base, on which the whole-stood, and if they rejected the base, they might as well reject the superstructure altogether.

Sir T. Turton said, he had heard the hon, gentleman with a considerable deal of astonishment, when he stated that if he deserted this part of the presmble, he should be deserting the whole superstructure of the bill. As to Scotland, he should ask him, had the house any proof to ascertain that such was the fact, as alleged in that preamble? Had there been any committee appointed, or was there any now to be completely taught to read their Bible. very rapid strides through the country, perhaps indeed too rapidly. Was the day that in England the bishop of the dioces labourer, he would ask, happier, for being instructed in reading and writing? Did the house not recollect the mutiny at the Nore? He might venture to state, from the information of an hon. admiral, that upon that occasion the mutineers had daily and nightly meetings on board of the ships; at which meetings they employed themselves in reading the newspapers and other publications; and that this tended much to the consequences which ensured. Wel are not, said sir Thomas, adverse to instructing the people, but there is a mode. and also an extent, to which their education ought to be carried. My humble opinion is, that this bill will lie as a dead letter upon the statute book, and not one parish out of fifty will ever act upon it. Certainly Scotland does form an exception, with respect to a system of education, but disgraceful, as after such repeated discul

situation.

Mr. Maclest observed, that w had heard one right hon. gent. (Mr. Wi ham) stating that he thought the good a duct of the people of Scotland process entirely from their general character, an another hon, gent. (Mr. Whitbread) arguin that it originated from their general education, he was of apinion, that bot them might be said to be right. schools in Scotland were like other school except that the masters had a salary fine by the legislature. They had a maximum and a minimum of stipend, which was no them by the farmers and the heritogi There were no parish rates in Scotland : but religion, he might venture to say, was the very foundation of the Scotch instruction. Before they were taught to write, they we appointed to investigate this matter, and to was not, however, every person who was convince the house of the propriety of educated, that suggested in life; but he adopting such a clause? The right hon, never could conceive, after they were appropriety. gent. (Mr. Windham) did not appear to grounded in religious ideas, as aven ao be object so much to the principle of giving able to repeat their bibles, that their readinstruction to the people, as to the mode ing and writing could be prejudicial to, of doing so. Upon this subject he could them. The schools were, in general, exp. say, that instruction was gaining ground by amined every year by the ministers of the. church, or by the heritors. He thought, should appoint a certain number of clergymen to examine the schools, and to watch. that religion be the first and the last think. that is taught there.

Mr. Wilberfarce opposed the arguments of the hon. baronet, and was sure, that when he examined his premises more ac curately, he would find that they led to What! was it means be willing to assent. to be an argument against the cultivation of our faculties, that those faculties might be abused? He contended strongly against leaving or either the former or the latter part of the reamble, particularly the former, which contained a proposition namely, " that the instruction of your tended to morality and virtue," the omi sion of which, in his opinion, would ! with respect to a system of education, but it can bear no analogy to the education of the feople of England. The Scotch are a combine had discovered its fallact. The combine had discovered its fallact. They combine had discovered its fallact. They general indined to move beyond their country. Their education would render advantages of education in the implicitly them totally discontented, if they did not plant of the character of a people, were travel into other countries. If they re-

the hon, baronet seemed to have abstained from reading himself: for if he had read the bill, he would have perceived that a complete option was given to the poor whether they would allow their children to

be instructed or not.

Mr. Grattan supported the bill, and declared that he did not think knowledge too buctal, even among the higher orders. He dwelt with great praise on the plans of rducation in Scotland, but contended that Ireland was by no means an illiterate country, especially the south of it; he wished, however, that the benefits of instruction might be more generally diffused.

Mr. P. Carew then moved an amendment that the allusion in the preamble to Scotland be omitted. A division ensued: For the amendment 28; against it 33; majority 5. -On the motion for the third reading of

Fre bill on Thursday,

\* The Chancellor of the Exchequer submitted to the hon. gent. (Mr. Whitbread), as there was little prospect of the bill's getting through the other house during the present session, if it would not be better to have it re-printed as amended, so that it might be resumed on the confinencement of the next session, as a measure which had been approved of in that house, rather than as one which had been thrown out in another place.

Mr. Whitbread wished the bill to take its thance in the other house. If its progress was stopped in consequence of his majesty thinking it proper to prorogue parliament, that could not be regarded as a rejection, but as an unavoidable delay of the measure, which would again come forward with no worse grace than that which had formerly attended it .- The third reading was accor-

dingly fixed for Thursday. [DELIVERY OF WRITE.] Mr. Barham rose to make hispromised motion for leave to bring in a bill to amend the present mode of Jelivering Writs for the election of members of the house of commons. He stated the inconveniencies of the present mode, and lamented that by refusing to hear the Messenger of the Great Scal at the bar of the house, had prevented him from proving his statements. He declared that at every election the messenger received from the treasury a list of those to whom they recommended That the writs should be sent. He did not peculiarly charge the present administration with this practice; it had been the custom with entecedent administrations. He hand, however, that now the case was brought before parliament, they would not offect ment.—Leave granted.

int other people from learning to read, to the remedy being applied to it; and he doubted not that he should have the support of all those who were so warm on the serviing of a private letter from a secretary of the treasury to his friend, in favour of a candidate. The plan he intended to introduce into his bill was as follows: that the writs as soon as issued should be delivered sealed by the messenger of the great seal to the secretary of the post-office, who should, be enjoined to forward them by the following mail to the postmaster of the county town of each county, and who should deliver a receipt for then, to the messenger. The postmaster of each county sown on the receipt of the writ should be enjoined to anform the sheriff of its arrival, and should return a receipt to the secretary of the postoffice. On obtaining information of the arrival of the writ, the sheriff should be enjoined igstantly to repair to the post-master, guing him a receipt on its delivery. By this plan three points would be gained; 1st, dispatch, for in 5 days a writ would reach the most distant part of the island; 2d, security, which would be provided for by the receipts given by the various parties through whose hands the writ passed; 3d, and above all, the utmost facility would be afforded to detection and remedy, if, either by accident or design, the writ should be diverted from its proper course. With regard to the perquisites which the messenger of the great seal had hitherto received on the delivery of writs he did not wish that they should be touched during the life of the person who at present held that office, for two reasons: 1st, because those perquisites had been regulated, at different periods, by authority; and, 2d, because the present officer had rectified many abuses, and had not put up the writs to a kind of public auction, in imitation of his predecessors. Should the house give him leave to bring in his bill, he should move for the appointment of a committee to examine into the fees and perquisites of the messenger of the great seal, for the purpose of introducing a clause' into the bill in order to save the present officer from any loss. After his death, he was of opinion that these fees and perquisites might be abolished; at present they amounted, one year with another, to about 500l. a year. This might be charged on the consolidated fund, or put on the shoriffs' account. He concluded by moving for leave to bring in a bill to insure certainty and dispatch in the delivery of writs for the election of members of parliaday having been read for the house to re-solve itself into a committee on the Irish Arms bili; Mr. Long moved that the Speaker do leave the chair.

Mr. Whitbread would not oppose the motion for going into a committee, although the bill appeared to him to be so highly objectionable, so calculated to defeat the purposes which it had in view, and so alluring to the enemy to invade Ireland, that he did not think it possible to amend it in such a way as to render him friendly to the measure.

Mr. Herbert reprobated the bill. He enteredinto a description of the state of Ireland, to show that the bill was unnecessary, and among other things mentioned, that in a Militia regiment, of which he had the honour of being second in command, fourfifths of the privates, half the non-commissioned officers, and six of the commissioned officers were Roman Catholics; but that no unpleasant circumstances whatever had thence arisen.

Mr. Long observed, that the clauses of this bill had made a part of the former Insurrection bill, and had only been changed for the purpose of mitigation. The bill had been prepared by the late attorney general for Ireland, and, if it was necessary six months ago, nothing had since occurred to

make it less necessary.

Mr. Elliot admitted that the draft of the bill had been prepared by order of the late government, but that the clauses had not been finally determined upon. Many of the clauses required modification, and if his hon, friend had not intimated his intention to propose the amendments he was to move, it would have been his duty to do so. the same time, he must say that the late government would not have taken upon themselves the responsibility for the state of Ireland, without the controll of this measure properly modified. For this reason, he should not oppose the speaker's leaving the chair.

Mr. Ponsonly was not satisfied of the necessity of the measure and should therefore oppose its progress in every stage.—The House then resolved itself into the commitre.—A discussion then took place upon the clause for authorising magistrates from time · to time to call for an inventory of the arms of persons, whom they may suspect inving arms illegally.

Mr. Whitbread contended, that this was a clause that gave magistrates the power of the late chancellor had not required from the Vol IX.

[IRISH ARMS BILL.] The order of the grievous oppression of the subject, in calling for the inventory of his arms from day to day.—The clause was amended on the motion of Mr. W. so as to require the magistrate to demand the inventory of arms by a requisition in writing under his hand, and to allow the party called upon to make affidavit of the truth of his inventory, before any Magistrate of the county, in which the party may reside.—The next clause Mr. W. declared to be so tyrannical, that he doubted if any modification that could be made in it could reconcile him to it. The clause was, the one authorising magistrates and those authorised by the warrants of magistrates to search for concealed arms. An amendment proposed by him was agreed to, authorising a magistrate to make search in person, in case of reasonable suspicion, but that no persons other than magistrates, shall make such search, except by warrant from two magistrates, such warrant not to be granted but upon information upon oath of one or more credible witnesses

Mr. Dillon proposed a further amendment. that no search should be made except between sun rising and sun setting; and if this amendment were to be resisted, he should propose that the magistrate should be present at the search.—A long-discussion took place upon this amendment, and upon another, which was proposed to be substituted for it by Mr. Dillon, namely, that the power of search should be confined to the proclaimed districts.

Mr. Sheridan said, that every modification of the Insurrection bill had only rendered its provisions more severe; and the same spirit seemed to be extended to, the present bill. This measure was not only to operate on the disturbed counties, but on the peaceable districts, and was to become the most tyrannical law that ever insulted Ireland. The gentlemen of that country, possessing landed property, who held the magisterial office, were of great respectability, but it was notorious that magistrates, in a different condition of life, were selected for the purpose of carrying into execution such bills; and it was therefore of the highest importance to prevent oppression, from their misapplication.

Colonel Barry defended the Irish magistracy from the attack of his right hon. friend, If they were deserving of his representation, it must have been the fault of the late changellor; and he appealed to an hon. gent/ opposite (Mr. Ponsonby), whether

county members, and the governors of dounties, characters of the persons in the commission of the peace, with a view to purify the magistracy of the county?

Mr. Ponsonby declared, that the late chancellor had acted from a conscientious conviction that the magistracy wanted to be purged, and was prevented only by the late change -A division took place on the amendment, when the numbers were, for the amendment, 23; against it, 79. On our re-admission, the remaining clauses were gone through, and some new clauses added, the latter of which limits the duration of the bill to two years, and until the end of the then next session of parliament. After an amendment had been moved by sir J. Newport to limit the bill to one year, and until six weeks after the commencement of the then next session of perliament, which was negatived without a division, the house resumed, and the report was ordered d to be received to-morrow.

[MILITIA TRANSFER BILL.] - Lord Castlereagh moved the order of the day for the third reading of this bill. Mr. Windham, sir R. Williams, and Mr. Calcraft, put it to the noble lord whether he would press the 3d reading of such a bill at such an hour in the morning (one 'o'clock), when many gentlemen had left the house, under an impression that as the former business had extended to so late an hour, this question would not have been brought on. Lord Castlereagh could not consent to the delay solicited. Sir R. Williams moved, that the house do now adjourn. A division then took place: for the adjournment, 13; against it 71. On the re-admission of strangers, we found

Mr. Windham on his logs, objecting in strong terms, to the pressing the 3d reading of the bill at that hour, and after so long and teazing a discussion, as had taken place for the last eight hours, and conjured the house not to treat the country and the crisis with so indiscreet a levity, as to hurry forward at that late hour the third reading of a bill of such a quest onable nature, and fraught with such momentous consequences.

Lord Castlereagh replied. He defied even the characteristic ingenuity of the right hon; gent. to start a novel idea in any discussion on the present bill, however prolonged. All that could be said by the right hon, gent, had been already exhausted and fully answered.

Mr. Culcraft vindicated the motives of his right hon, friend in wishing to defer the and moved that the house do now adjourn!!

The Speaker objected to putting the question of adjournment again without the inter vention of a new subject. He had grounded his opinions on the precedents of the 2th of March, 1771, and 16th March, 1772. It had latterly been the usage of the house, but an usage that he had no scruple in saying was unfounded. He did not think the motion of the hon, member regular, and he should not, therefore, put it.—The question was then put, that the bill be now read a third time; when, after a speech from lord Milton, against the principle of the bill, sir J Newport moved that, instead of the word " now," be inserted the words, " this " day;" upon which amendment the house divided: for the amendment 14; against it 75. Whilst strangers were excluded, we understood that another division took place of 12 and 74, when lord Castlereagh stated, that seeing gentlemen were determined to press amendment after amendment, and keep the house till to-morrow night, he should give them their way.-The third reading was then postponed till this day.

## HOUSE OF LORDS. Wednesday, August 5.

[PROTEST AGAINST THE REJECTION OF THE OFFICES IN REVERSION EILL]. The order of the day being read for taking into consideration one of the standing orders of the house.

Lord Ilviland moved that the order for regulating the time of delivering in protests be read; which being read accordingly, his lordship observed that much inconvenience often arcse from the early hour at which it was necessary to deliver in protests (at two o'clock p. m. after the debate.) A protest had been entered this day against a proceeding, which took place yesterday (the rejection of the offices in reversion bill), and the kurry with which it was drawn up, made on him desirous to make a few alterations in it; with that view he should now move, that time be allowed tilt the sitting of the house to-morrow, to alter two passages in the second reason of the protest delivered in this day.

The Lord Chancellor reminded the house, that this -was an old established order, and that it had been uniformly observed with great strictness. It would therefore be for their lowlships to consider whether kawas necessary to dispense with it on the present \ occasion, where it was scarcely possible to rending to a more seasonable opportunity, add to the force of the reasons, and to the strength of the expressions which already

marked this protest. On the question beme just, it was negatived without a division. I od Holland had then only to say, that time, he hoped, would come, not only when the reasons against such a proceeding might be fully expressed, but when the measure itself would be renewed, and carried, to the great satisfaction of the country. -Upon the rejection of this motion, the

following protes vasentered.

" Dissentient, because the protesting lords might be anxious to assign as a reason against the rejection of the bill, the assurances which were held out to the public, that the late dissolution of parliament was not suggested by his majesty's advisers for the purpose, nor should in its consequences have the effect of frustrating, or even interrupting the benefits likely to arise from the labour? of the committee of finance. Assurances which in our opinion have been violated by the sudden and unexpected rejection of the bill.—(Signed) Vassall Holland, Lauderdale, Cowper, Wentworth Fitzwilliam, Ponsonby, (Imphilly.)"

> HOUSE OF COMMONS. Wednesday, August 5.

[MILITIA TRANSPER BILL]. The order of the day for the third reading of this bill

having been read,

Colonel Stanley took the opportunity of expressing his disapprobation of it; contending that the advantiges which the line would derive from it, were by no means equal to the injuries which the militia, that great constitutional force, would sustain. He sasomen who had already made great sacrifices, country. whether they were to continue long in the aching heart that he should part with those He also wished to know, whether his majesty's ministers had hitherto given any direc-

tampering with the soldiers of militia regi-ments? The reason he asked this question. was, that he had received a letter from the lieut, colonel of the regiment he had the honour to command, stating, that from the moment it was first understood that recruiting was to be permitted from the militia, the officers of regular regiments had begun to tamper with the privates of the Lancashire militia, and also that drunkenness and want of discipline had commenced, which was to be expected in a few weeks.

Lord Castler eagh said, he had always stated. that he conceived a periodical or annual drafting from the militia, would be destructive to that service, without producing a correspondent service to the army, as the regular ballot would increase very much the price of the bounty. As to the other point, he must say, that no such general orders had been given, and that he should have thought it presumptuous for ministers to advise such general orders, at least until one branch of the legislature should have agreed to the The regular officers, however, who, contrary to their duty, should tamper with militia soldiers in the mean time, would probably g...in nothing by acting in that incorrect manner. For example; if any officers, whose regiments were quartered near the Lancashire militia, expected that they would gain the soldiers who should volunteer from that regiment, they would probably find themselves mistaken, and that some regiment at a greater distance might be pointed out for those men to join.

Sir R. Williams observed, that if the bill, pected that the Militia establishment was not | had been brought forward early in the ses-, a favourite with the present government, sion, the sense of the people would have and yet they should not forget the zeal and been so strongly expressed to their represen-spirit with which the Militia regiments volunteered their services to Ireland on a for- the gentlemen opposite must have lost their mer occasion. He wished to know, from places. He blamed the eagerness with some of his majesty's ministers, whether it which eninisters land subverted his right hon, was their intention to go upon this system triend's plan, which he contended, was from time to time, and draft from the milia, every day improving in excellence; and retia whenever they wanted recruits for the monstrated against the stigma thrown upon regular army? If it were so, it would become a serious consideration for the gentle- tion that they were not fit to defend their

Mr. Bankes gave his consent to the meamilitia. For his part, it would be with an sure, not because he was blind to the incoaveniences that must, in many cases resent men who had grown perfect soldiers, who fromit, but because, feeling incommon with had formed an attachment to their officers, every member of the house the necessity of and whose officers were attached to them, increasing the military force of the country, he did not consider himself warranted in opposing the bill for that purpose, proposed by tions to prevent officers of the line from his majesty's ministers, unless he could office

something better in substitution: He stated his right hon. friend (Mr. Windham), and immented that there were such fluctuations in many parts of the administration of the country, that that plan could not have fair It could not be denied that the ballot would be highly oppressive, and would materially injure, and for a time, destroy the recruiting for the regular army. To obviate this latter evil as much as possible, he thought it adviseable that the money given for substitutes should pass alone through the hands of government, and was, therefore desirous, that the fines should not be of such an amount as to preclude this course. The clause introduced in the committee giving the volunteers from the Militia to the line, the option of limited or unlimited service, met with his peculiar reprobation. It was with the most sincere regret that he found this bill was all that it was intended to propose, as he conceived that it was far from being adequate to the exigency of the country. His noble friend had recommended that further measures should be delayed to the next session, but was it certain that in the next session the opportunity of due deliberation would be afforded? Why the Training bill should not be put in force was to him utterly incomprehensible. It had never been considered as onerous, but if there were obstacles to its execution, he did not think it became parliament to separate until an attempt had been made to remove those obstacles. He rejoiced that the volunteer system was reviving, but some other body of force was required in the country, from which in case of invasion the regular army might be recruited. If ever there was any probability of an invasion, that probability had become much increased within the last two or three years. Every thing had occured to facilitate it, nothing to retard it.

Lord Folkestone opposed the bill. considered, that not only the particular clause objected to, but the whole of the bill was directly hostile to the plan of his right hon, friend, which, he was convinced, was the best means hitherto prepared for the permanent support of our armies.

General Loftus regretted that so much opposition had been given to this measure, which he maintained was highly expedient. The former volunteers from the Mintia had given to the army some of the best non-commissioned officers, and even adjutants, and he deprecated the wish to lock up men of imilar character, from extending their phere of service.

Mr. Windham put it to the house to dethe grounds of his approbation of the plan of cide, who were right and who were wrong, in the circumstances which detained the house for such a length of time that moraing. He appealed to what had just passed. Would it have been proper to have read the bill a third time, without having heard the discussion which had that evening taken place? Unquestionably not. The noble lord had declared, that the subject was exhausted: this was a considerable assumption on the part of any individual. If the forms of the house, and the state of the session allowed, plenty of new topics of objections would arise to the noble lord's bill. It was a standing dish. The house might, indeed, cut and come again. Whether any emergency existed, what was its nature, what measures were best calculated to meet it if it existed, whether this was one of those measures; these were considerations which demanded repeated inquiry. He denied that the number of men gained by the ballot, or rather the difference between that number and the purpher that would otherwise be gained by the regular recruiting, would in any degree compensate for the mischief that must result from the contest of bounties to the regular recruiting. Adverting to his own measure, he observed, that in the first three months of the last year, it had produced at the rate of 11,000 men a year; in the next three months, at the rate of 13,000 men; in the next three months, at the rate of 21,000 men; and in, the last three months, at the rate of 24,000 men. Was there any reason for supposing, that this last was just the utmost that the measure could do, and that it would not have gone on increasing? When this result was considered, as combined with the effects which must have followed putting the Training bill into activity, the number that a perseverance in its plan must have produced, and regularly produced, would nearly have equalled the number proposed to be raised by the noble lord's plan, raised by an effort which must palsy all future exertions. After having thus maintained the superiority of his system in raising men, he entered into similar statements with respect to the diminution which it had occasioned, and which, if it had been persevered in, it unquestionably would have occasioned, in the number of desertions. The effect of the noble lord's plan on the Militia, had-been described by the gentlemen who had spoken on that subject. For years to come, the \ Militia would not recover the blow of the noble lord. If it was once admitted that

of the assumed necessity of plunder would from which the regular army might be supplied, on the score of some difficulty in the execution, the noble lord proposed to postpone the consideration of it to the next session. What difficulty? None that he knew of, except the mistake of substituting the Militia lists instead of those originally proposed, the effects of which, however, had in a great measure been removed. He repeated his statements on the subject of the volunteers, and contended, that if, in case of invasion, it were attempted to bring a large body of volunteers to act with the line against some of the best troops in Europe, it would be a most ruinous proceeding, and one which he entered his solemn protest against. He contended this measure would be much more expensive than the former measure, and press as a most unequal tax upon the poor man, who would be ruined by the penalty of twenty pounds whilst his wife and family would be driven upon the parish. Of his own plan it could not be said that any part of it was a job. But when they considered the time, at which the present ministers took measures to court the volunteers, on the eve of a general election, the transaction would have much the appearance of one. Whatever the volunteers might do in a campaign against Buonaparte, they were an effective army in an election campaign. They were a good instrument, and the gentlemen opposite had, even when in opposition, played upon it. He looked upon the destruction of the late system, as having its full share in the object of the ministers in bringing forward this measure. His hon, friend had well said, that the clause introduced into the bill was of no use to it; but was he sure that the bill itself had not been introduced to receive the clause? The whole country was with the system brought forward last year, and certainly one half of it • was against the present plan. Ministers had been in office many months without bringing forward this measure, till the session was nearly over, and many gentlemen had left town who would be desirous of discussing it. But the defeat of the Russians had produced an emergency to call for the measure. Had defence. they not sagacity to foresee that event? They seemed to be in the situation of persons walk- determination of his majesty's government ing about in a pleasure ground and coming to turn their attention to the formation of

we had a right to plunder the Militia, it ening is called a sunk-fence, but which he was a mere mockery to say that a recurrence remembered, used to be called, with reference to the exclamation of surprise that not happen. With regard to the Training it was supposed to call forth, a ha! ha! act, which would be the grand reservoir | Ha! ha! said the hon. gentlemen, so the allies have been beat! I protest I wever could have thought it. The French have actually been successful! could any one have looked. for such an event? Then they are all confusion and bustle, the watch must be called, their rattles sprung, and next in regular order, the dismantling and breaking up of the militia. The measure adopted was calculated to break up all existing establishments; but he thanked God, that the system. of last year had existed long enough to have a right judgement formed of it; and he should be satisfied to go down to posterity with no other claims to merit than that afforded, as compared with the systems of the right hon, gentlemen opposite. Like the eminent Italian musician, who had a piece of music inscribed on his tomb, or the Dutch mathematician who had a calculation for his epitaph, he should desire no other monument. as a statesman than that system. He lamented the measure before the house, more from the effect it would have in destroying the existing system, the benefits of which had begun to be felt, than from any consideration personal to himself, or his hon friends with whom he had shared in bringing forward that system. On these grounds, therefore, he protested against the present measure.-A division then took place on the third reading. Ayes 76. Noes 19. Majority 57.

[MILITIA COMPLETION BILL.]-The Militia Completion bill was read a third time. On the question for passing the bill,

Mr. Pole Carew urged the propriety of forming a local militia not to be called out except in cases of imminent danger. With this militia he should like to see amalgamated as great a portion as possible of our volunteer force. He should wish the services of the regular militia to be extended to all parts of the empire. With these provisions we slouid be safe against any possible invasion, Notwithstanding the very general erection of fortifications there might be many exposed points. There should be depots of arms in central situations, in which a trained population would find a rallying point. The enemy, if he could assail us, would bring a force that would require all our means of

Lord Castlereagh said, it was the fixed . on what, in the language of modern, gard large local militia, which was the measure

the country. He also promised attention to the formation of central depots. With a view to this object, under the able administration of lord Chatham at the head of the ordnance, a central depot had been formed (at Weedon Beck, in Northamptonshire), from which great facilities to the military service of the country had been found. In that noble lord's administration also, a wise system of defensive fortification had been adopted in Ireland as well as in England.

Mr. Sheridan had great satisfaction in hearing that it was intended to apply the attention of government to the amelioration of the militia. He hoped his majesty's government would at the same time turn its attention to the means of rendering the ballot less oppressive upon the lower orders of the community.—The bill was then passed.

> HOUSE OF COMMONS. \*Thursday, August 6.

\* [MINUTES.] - The Parochial School bill was read a third time and passed.—Mr. R. Dundas observed, that when he had moved for the returns of the East India Company's Accounts, he had stated that it was his intention to move, that they should be referred to a committee of the whole house, with a yiew to a full discussion of the state of the accounts of the company, within the present session. Circumstances had however, since occurred, which rendered it impossible for him, or the house, to go into these accounts in detail this session. He should therefore be obliged to put off the business to next session: Nevertheless he should feel it his duty to move some Resolutions on the subtice of such motion for to-marrow.

[Relief of Beneficed Clergy ]-Mr. Lockhart moved for leave to bring in a bill to suspend the act of the 35th of the kitig, so far as relates to the voidance of Benefices held by clergymen, who may have subsequently accepted curacies augmented from queen Anne's bounty. The ground on which he rested his motion was, that many clergymen, not aware of the clause in that bill, which rendered benefices void in case the incumbents accepted augmented cures, had by accepting such curacies subjected themselves inadvertently and ignorantly to the penalty of that act. The consequence the mercy of such patrons. His bill was ed without any recognizances having been

most essential to the permanent security of not intended to alter the law or decide the right, but merely to suspend the operation of the act till next session, in order that the legislature might have an opportunity of considering whether clergymen under such circumstances ought to be left to hold their benefices at the mercy of the patrons, or to be deprived of them altogether.

The Chancellor of the Exchequer would have great doubt of the propriety of the bill proposed by the hon, member, 'it' it was to alter the law as it now stood, or to divest rights already vested by law. But as the bill was only to suspend the operation of the law now in force, till the subject might be more fully considered next session, he was not aware of any material objection to it.-Leave was then given.

· [ELECTION RECOGNIZANCE BILL.]—Mr. Dent moved for leave to bring in a bill for better regulating Recognizances entered into upon Petitions on Controverted Elections. The 26th of the king, he stated, had not provided an adequate remedy against vexatious petitions. It required the principal in a petition to enter into a recognizance of £200 and each of the surcties into one of £100; but though it required the sureties to give in their residence, it did not require that of the principal, so that there was generally much difficulty to find him in the event of the recognizances being forfeited. It was to by late this difficulty, and to discourage vexatious petitions, that he proposed to bring in his bill, which, when printed, he should suffer to lie over till next session. One of the provisions of the bill would be to require of the petitioner to deposit £200 with the base rons of the exchequer, which sum would be ject, and took that opportunity of giving no- to be returned, if the petition should not be declared frivolous, or, if it should, to be disposed of, one half to the sitting member, the other to his majesty. That some such provision was necessary; would appear from what had happened in the case of the borough he represented. There had been no contest there, and yet a petition had been maliciously presented against his return which had been signed by 5 persons, not one of whom was at that time within 200 miles, of the place. One was a barber, another a common porter, a third a day-labourer, and a fourth a jack-ass driver, and all had been bribed to give their signatures to the petition. The necessity of the measure would was, that the patrons of the benefices were also be obvious from the circumstance, that threatening them with new presentations, of the 54 petitions which had been presented and that they held such benefices wholly at in the last parliament, 18 had been abandonentered into, and of the 31 petitions presented this parliament, 7 had already been given up for want of recognizances.

Mr Rose could not help thinking that some regulation was necessary upon this subject. The practice of presenting vexatious petitions had become too frequent, and it was not proper that such libels upon the sitting members should be permitted. He hoped hi hon, friend would take up the bill next session when he assured him of his cordial suppose. The bill was then brought in and read a set time.

## A. S. C. O. COMMONS.

- West - 1-Mr. R. Dunday [EAST that it to the converge a resolurose, p of the into consition Dr the to a specific the Acderatio to be ve Charges and the East India. counts Comn a on the 10th and 18th Comp menly called, the Accounts of June la the E and Budget. It would be impossible in the present session to give to this subject the ample consideration to which it was entitled, and therefore he thought it better to postpone the statement and discussion till the next session. After some observation, from Mr. Creevey, who reserved to himself the right of going into farther particulars than the mere East India Accounts, commonly called the India Budget, the resolutions were agreed to.—On the motion of Mr. Dundas several additional papers, illustrative of the conduct of the government of India towards the Polygars were ordered, with the design of giving the fullest and fairest view of the Polygar question.

Mr. Creevey stated, that when the Polygar question should come to be discussed, he meant to contend that the conduct of the British government to the Polygars had been the cause of the mutiny at Vellore; one of the regiments concerned, the second battalion of the 23d native infantry having been recruited in the Polygar country. On the promise of the right hon, gent, opposite to bring forward such accounts as had been, or should be received on that subject, and from a wish to await the arrival of those most materially interested in the transaction, he should not now offer the, motion of which he had given notice for this day. He however gave notice, that early in the ensuing session, he should move that there be laid before the house copies of all letters written by marquis Cordwallis on the subject of the

subsidiary treaties concluded by marging Wellesley, and generally on the administration of India by that nobleman.

[Assessed Taxes Bill.]—The Chancellor of the Exchequer rose pursuant to notice) to move for leave to bring in a bill for the better regulating the collection of the Assessed Taxes. As the bill was to lie over for consideration till the next session, he did not think it necessary to trouble the house, by entering into its details. One particular alteration in the existing practice he thought it necessary to notice. This was to divide the duties of the commissioners, and transfer them, so far as they were ministerial, to the subordinate officers. With respect to the collection of the taxes, it was intended, as no man could object to the payment of the taxes incident to the return he should give in. to authorise the collection of the taxes to that. amount immediately leaving the taxes upon surcharges to abide the decisions upon the questions arising out of them. There was at present this eyil, that the collection of the taxes, so far as they were certain and unquestionable, as they were on the returns made by the individuals taxed, was suspend? ed, till the validity of the surcharges, which were uncertain, was decided. He thought it necessary to point out this material alteration to particular attention, preparatory to the further consideration in the ensuing ses-

Mr. Barham wished a remedy could be provided for the great grievances that arose out of surcharges. The difficulty of finding redress in cases of vexatious surcharge was often very great, and sometimes it amounted to an absolute impossibility. He had himself obtained redress of such surcharges made upon him, but it was with great difficulty; and in some similar instances he knew several other persons to have totally failed.

The Chancellor of the Exchequer believed; that the commissioners of taxes did every thing in their power to a facility of decision in cases of appeals on surcharge, and redress in cases of vexations surcharge; but if any means of greater facility on these heads could be pointed out, he should be happy to give his aid in carrying it into effect.

Mr. W. Smith was afraid that the time was fast approaching when the officers in that department would necessarily be filled by men in the pay of government. He did not how this out invidiously, but certainly the abuses of the present mode of estimating and collecting the property tax was liable to and might ultimately render the tax itself hop.

the people. The fact was, that the majority of those officers were ever anxious to detect deficient estimates, not for the purpose of making the tax more productive to the nation, but that they might have their own

share out of the surcharge.

Mr. Huskisson said, it was not intended to take away the powers now exercised by the commissioners; but merely to authorise the collection of the undisputed duties on the seturns originally made, without awaiting the decision of the commissioners on the duties contested in the way of surcharge on appeal. It was impossible to obtain the supervision which was frequently necessary without allowing some interest to the person who desected the fraud; but when the surcharge was groundless the commissioners were always ready to afford relief, and when it was

vexatious, to inflict punishment.

Mr. P. Moore was glad to hear that the bill was to be printed, so that members might be able to peruse it before next session. He hoped, however, that while pains were taken to make people understand the law by which they were taxed, they would also find that the payment of taxes was made easier to them. Of what utility, he would ask, were those numerous reports which were laid before the house, of every kind, if they were not acted upon for the public benefit? He hoped therefore that ministers, would see to these things, before next session. As the representative of a large industrious city, he could say for his constituents, that they were ready to make any sacrifices for the public good, and to support their share in its splendour : -yet they expected economy in the disposition of the national money, and that their distresses might be lessened. If these economical reports were heaped on the table without use, he should find it his duty to tell ministers that he would vote smaller supplies than he otherwise might have intended, were more frugality and attention shewn.

The Chancellor of the Exchequer entirely agreed with the hon. gent, as to the necessity of economy at the present crisis, and a cautions expenditure of the public money. the same time, he could not approve of the vague and incautious manner in which the hon, gent. had thought proper to fling out his charges. The remarks were of a nature so general and indefinite, that he did 'pot' know how to reply to them. If the hon. geat, had any thing definite to state in public. or private, he should feel himself much agreed to. spliged to the hon gents for such communi-

enly intolerable, but not fit to be borne by cation. As to the reports which were said to be heaped upon the table, he wished the hon, gent, would again be more definite, and, selecting one or more from the number, state explicitly what he understood to be the existing abuses this certainly would be much more satisfactory than dealing in loose and general observations.

Mr. P. Moore said in explanation, that he alluded to the different reports in the various departments, civil, military, and marine, whereby it was obvious that there might be a saving by a more economical management in each, of the public money, to an amount of between five and ten millions annually.

Sir T. Turton put it to his majesty's ministers, to consider the necessity and the theans of affording a more immediate relief to the persons entitled to exemptions under the income tax: these persons were at present obliged to pay the full amount of the tax in the first instance, and they found it extremely difficult afterwards to obtain the

relief allowed to them.

Mr. Whitbread stated, that he, as well as the hon, baronet, had received complaints of very severe hardships, in the manner in which the income tax was levied on the lower classes. He was sure if his noble friend (lord H. Petty) had continued in office, the necessary relief would have been afforded to the persons so pressed. He hoped the hon gentlemen opposite would consider of the means of affording them some alleviation.

Dr. Laurence lamented, that in proportion as the property tax had been made more burthensome, the means of relief had been made more difficult in the cases in which no law could presume to withhold it.

Lord H. Petty stated it to have been his desire and intention, that every real grievance under the property tax, as it had been increased and regulated by him, should be satisfactorily redressed; but he thought it, in the first instance, desirable, that the whole of the provisions should have a fair trial; for it was only such a trial that could afford proof of the reality, or the futility, of the objections which were so universally made. Iso was desirous, now that a fair trial had been afforded, to give all proper relief, but he could assure the house, that much difficulty would be felt, when the means of giving that relief consistently with the produce of the tax should came to be considered.—The motion for leave to bring in the bill was then

[Offices, in Reversion.]—Mr. Bankes,

in consequence of the notice he had given, rose to submit a motion, which he thought necessary as a preliminary step towards any proceeding which the house should think proper to adopt, with respect to the measure founded on a resolution of that house, which had been rejected in the other. The only way of bringing the rejection of the bill to prevent grants of Offices in Reversion in the upper house, before the view of this house, would be to appoint a committee to inspect the lords' Journals, as to what had been done there with respect to that bill. committee might report to-morrow, and on the report he should found a motion which he would submit to the house on Monday. He accordingly moved, "that a committee be appointed to inspect the Journals of the house of lords, with relation to the bill sent from this house to the lords, intituled, An Act to prohibit the granting of Offices in Reversion, or for joint lives, with benefit of the house." A committee was appointed accordingly.

[CONSOLIDATED FUND BILL-GENERAL STATE OF AIFAIRS.]—On the order of the day for the third reading of the Consolidated

Fund Lill.

Mr Whitbread rose and observed, that as it seemed evident the session was about to close, he thought it his duty to make two or three remarks on the extraordinary situation of the country, at a period when ministers were about to prorogue parliament. The house had before them several notices of motions upon subjects of the greatest impor-The bills for the defence of the country were just gone up to the other house to be discussed there; and they had heard speeches from a noble lord (Castlercagh), stating that there were other measures necessary in his opinion, but which the session would be too short to enable him to introduce. A notice had also been given of a motion to consider the present trying situation of the West India planters, and a motion had been made to inspect the Lords' Journals, for the purpose of taking an important subject into consideration. He knew that we had just sent out a very large expedition, which it was supposed had not gone to any great distance, and from which, therefore, intelligence, it was to be presumed, might very soon be expected; and its results would be most important to the country, whether successful or otherwise. He knew also that a treaty had been concluded between Prussia, one of our allies, and France, Vol. IX.

the particulars of which were public; and that there was also a treaty signed between France and another of our allies, Russia, of the greatest consequence, but as yet unknown. From the terms of the treaty with Prussia, however, we learned that the emperor Alexander, who, it had been said, had acted with so much magnanimity, had consented to take a considerable portion of the territory of his late ally and friend the king of Prussia. The king of Sweden, our remaining ally, was confessedly in a most critical situation, and a British force was sent out to assist him. Under all these circumstances, and with the alarming state of the East India Company, almost in a state of impending ruin; with so extraordinary a vote of credit asked on account of large sums being wanted, in the probability of the volunteers being called out on permanent duty for several months, which portended an expectation of a speedy invasion, or appearance of the survivorship; and to make report thereof to enemy upon the coast; under all these circumstances, he wanted to know what advice was given, or to be given by ministers to their sovereign, respecting a prorogation of parliament. He thought that ministers, who had advised the dissolution of the last parliament, were bound to counsel his majesty to keep the present parliament together, till time was afforded them to consider these various important subjects, which so much interested the country. He feared, that the very large vote of credit that had been taken was on the ground, not only of an intention to prorogue parliament soon, but also on z determination not to call it together again for a long time.

The Chancellor of the Exchequer could not answer as to the time that might elapse before parliament would be called together. again: the first prorogation would be but for a short time, the subsequent prorogations would also be but for short periods, so as to afford a facility of early assemblage, if the exigency of affairs should require. conveniences with which a longer attendance of the members would be attended at the present season, was an irresistible reason for proroguing as soon as the state of public business would admit: along with the facility afforded by short prorogations from time to time to the assembling of parliament as soon as any particular occasion should render it necessary, the crown possessed the power of calling it together at any time at a fort-

night's matice. Lord H. Petty after the extraordinary vote of credit which had passed the house at an

early hour of the morning on a former day, a vote exceeding in amount any former vote of credit, even those passed at times when there was a prospect of large continental cooperation, thought his hon, friend well warranted in making the observations he had made, and requiring the explanations he had demanded. From the unprecedented amount of the vote, and the strange time at which it had passed, the house ought to look narrowly to the appropriation of it. After what had happened on the continent, and after two months had elapsed of the period which | was to be provided for, this diminution of the period, the exigencies of which were to be covered, ought to reduce, rather than increase the amount of the vote; yet, when his majesty's present ministers had added £1,300,000 to the public expenditure, they demanden still £700,000 more; and why? because it might be necessary to call out the volunteers on permanent duty. This would, not be necessary except in case of invasion or alarm of invasion, when it seemed it was not thought that parliament should be assem-These unprecedented sums were bled. moreover voted entirely on confidence, and without any estimate whatsoever, and were proposed without any other object than to prevent the necessity of calling parliament together again for a long time. The vote of credit, asked by his majesty's late ministers, was intended to cover £800,000 arrears of subsidies, and to allow the means of contingent'engagement with the continental pow-It was intended also to cover the great expences incurred in the Mediterranean; but, in the present instance, k was necessary that the house should look to a vote large beyond all precedent, and founded on no document, no statement, no calculation, and no determination. This being a money bill, he should take occasion to do justice to his noble friend now absent (lord Howick), who had been on a former night accused of having given pledges to the continental powers, and of having provided no means of carrying those pledges into effect. It was not his noble friend alone, nor his fellow ministers, that he was most anxious to vindicate from this charge of pledge and forfeiture, but the country, whose faith and honour would be tarnished, unless the imputation could be done away. His noble friend had enabled him to state precisely, with regard to the promise of aid held out to Sweden, that the engagement was not to take effect except in the event of a particular contingency. If most material part, infantry also was expect-

was to have been given in cavalry, in which species of force the Swedish army was deficient, and for which Pomerania afforded an excellent theatre. Means of conveyance could easily have been found at any time for that portion of cavalry that would be required in this service. But the contingency on which the aid was to be sent had never arisen. He left it to the house under these circumstances, whether any breach of faith could be imputed to the late government. It was not stated that there was any thing in the official documents left by his noble friend in the department over which he had presided; it was not stated that any thing had passed in any verbal communication of his noble friend with the ministers of the powers in question, which warranted the expectation of a general military aid on the part of the continental powers, much less any breach of faith in not having sent such aid. Nothing, in fact, had been done in the way of holding forth such aid, except the assurance to Sweden, which turned upon a contingency which had never occurred. He condemned the abrupt prorogation of parliament, at a time when so many measures were pending which required deliberate consideration and discussion. Suspension acts were passed with an indecent rapidity which ought never to be seen, even in the justest exercise of one of the most delicate functions of parliament. All these things, and the large vote of credit, indicated an intention of speedily separating parliament, and separating it for a long time. The house ought to look to the circumstances, and though these circumstances might have arisen from the late dissolution, the ministers whose act that dissolution was could not plead that excuse.

Lord Castlereagh was glad that the noble lord had confirmed what he had stated on a former night, so far as that a promise of aid had been held out to Sweden, and that such aid was to have been in cavalry. He did not understand what the noble lord meant, when he asserted that the contingency in which the aid was to have been given, had not occurred. Sweden certainly did think, that the contingency had occurred, and that the occasion was so far gone by, without the fulfilment of our engagement, that material injury had been suffered in consequence. Russia and Prussia also complained, that their interests had suffered materially from the neglect of sending the aid that had been promised. Though the cavalry was the the contingency should have arisen, the aid ed. But what entirely wrought the condem-

the contingency, on which the aid was to have been afforded, had in their own opinions arisen, they were completely disqualified from affording it, a great supply of tonnage being necessary for the conveyance of cavalry, and no such supply existing.

Mr. Windham called upon the house to observe the different statements of the hon. gentlemen when they made their first attack, and afterwards when they were pressed by facts. He appealed to the house, whether the right hon, gent, opposite (Mr. Secretary Canning) had not on a former night asserted, that when he came into office he was assailed by pressing solicitations and remonstrances from every quarter for military aid, the promise of which had been held forth. Now, it appeared that such a promise had been held forth to Sweden alone, and even that was incidental. It might be said, to be sure, that the remaining allied powers were cramped in their operations, in consequence of this aid being withheld from Sweden, and of that power being disabled from creating the intended diversion. That, perhaps, might literally make good the accusation brought by the right hon. gent.: but it was very far indeed from making it good in the spirit in which it had been urged by the right hon, gent. No promise had been made and forfeited. The contingency upon which the aid was to have been given, had not in his opinion, and that of his friends, occurred. . The other powers, according to the statement of the right hon. secretary, asserted it did take place. In this contradiction, he should not think it wise to rely on the assertion of those who were interested in receiving the aid. The fairest standard would be to ask the right hon, gent. himself, whether, on the review of the papers in his office, such expectations were well founded? No attention was to be paid to the insinuations of neglected expectations and forfeited pledges, unless they took uponthemselves to say, that in their own opinion, such expectations were directly held forth; otherwise he must contend, without allowing for the prejudice which he might feel, that the statement of his noble friend (lord Howick) was as much to be relied on as that of any other minister foreign or domestic. With respect to the charge of being unprepared for the contingency, if it had taken place it was to be considered, that its approach would have been observed; for it was not to be supposed his majesty's late mihisters would have suffered it to come by

nation of the late ministers was, that even if surprise upon them, as the present state of the continent had come upon the present ministers. He should have thought the assertion of the deficiency of preparation to meet the contingencies too bold. But there was this Invitation to unauthorised boldness in this case, that the statement could not be contradicted, for it was impossible to fix the time at which the contingency could be said to have arisen. The late government had left in the hands of their successors, to the best of his recollection, 40 or 50,000 tons of sheathed transports, which was sufficient for the conveyance of 5000 or 6000 men. offer of sheathed transports had been refused, and only the small transports, which could be always had on the moment, were discharged. Under these circumstances it could not be said that the late ministers were unprepared for the contingency on which aid was to be sent, incase that contingency had arisen. The facts of the existing supplies might be shewn by a comparative account from the Transport Board, of the amount of transports received and left by the late ministers.

> Mr. Secretary Canning was at a loss to conceive what advantage the right hon, gentlemen opposite proposed to derive from the renewal of this discussion. He was still more surprised to find that they conceived they had derived advantages from it. The right hon, gent. (Mr. Windham) could not assert any difference on his part from his former statement, for he had not yet spoken. He did say that great expectations of pecuniary and military aid from us were entertained by the allied powers. The expectations held out might have been excited, either by communications to his majesty's nanisters here, to the ministers of the allied powers to his majesty's court, or they might be communicated by our resident ministers at the courts of the allied powers, in their conferences with the ministers of those powers. The course of the Foreign Office combined these two modes of transacting The hon, gentlemen opposite first threw out a general challenge to alledge any one particle of promise of aid, and then, when the promise to Sweden was cited, the noble lord opposite came down and confirmed the fact, and the rt. hon! gent. opposite triumphed in the conformation. He had now to re-state the fact with the high additional authority of the noble lord. vague nature of a contingency, which one power could consider as arrived, and another as not arrived, warranted him in the argu

ment undefined, was the sure way of exciting general and large expectations. He repeated, that great expectations of military aid were entertained, not only by Sweden, but by Russia and Prussia, and this latter power was warranted in the expectation by the British resident minister (lord Hatchinson). He would not say that this expectation went so far as to look for a British military force in the line of the Russian and Prussian armies. The objects Russia and Prussia sought for would be best promoted by the co-operation of lan English force with Sweden, in creating a diversion on the rear of the French armies. As to the transports, he saw no objection to the production of the comparative accounts at the commencement of the late and the present administration; but it was not enough that the late government had left a large general supply of transports, as those employed on distant service, such as the expedition to Buenos Ayres and Egypt, were nothing to the present purpose. The point in question was the existence of a sufficient supply for transporting troops to the continent, if that should be judged necessary. He could not allow that no preparation ought to be made till the exigency should have arrived. He had heard of bold invaders who had burned their transports on effecting a landing, in order to render it more indispensable to conquer; but for a nation that intended to send assistance to omit providing transports, was the strangest proceeding ever known, and remained for the invention of the hon, gentlemen opposite to find out.

Mr. Windham, in explanation, said, he spoke particularly of transport tonnage immediately disposable for service, of which the late government had left more than it had received. No coppered ships had been refused; none had been discharged. admitted that aid to Sweden might have served Russia and Prussia. But what he complained of was the difference in the statements. The contingency could not come on without notice of its approach, unless the late ministers should have been surprised, as the present ministers admitted they were, by the events on the continent.

Dr. Laurence defended the late ministers against the charge of holding forth expectations, and failing to fulfil them. the expectations were held forth by our thinisters to the court of Sweden, or our ministers to the other sovereigns, where-were the instructions they had to do so? It was, heard from ministers against their predeces-

ment that to leave the terms of the arrange- subject should be produced, and he saw no reason why they should not, as no inconvenience could arise from the publication of them as matters now stood on the continent.

> Mr. Secretary Canning asserted, that by the confession of the hop, gentlemen opposite, expectations had been entertained by the continental powers of assistance from this country. He had not admitted that the contingency had not arisen. It might be his opinion that it had arisen, but he put it hypothetically, whether it had or not, the late ministers had made no preparations for it. If, therefore, the contingency had arisen, they did not keep themselves in such a situation as to enable them to fulfil their promises.

> Mr. Windham, in explanation, contended that no expectations had been held out, even upon the shewing of the other side, which had not been performed. What then became of the exaggerated expectations and disappointments about which so much had

been said?

Sir I. Turton observed, that if an additional sum was wanting, it might be in contemplation of a possible dispute with America, and insisted that if this country should be forced to a war with America, the late ministers had by their lenity, and too strong a bias for conciliation, given occasion to it, since they had treated with a pistol at their breasts. They ought to have insisted, in the first instance, that the Non-Importation act should be repealed. If we should have a war with Amenca, then, it was owing to their own concessions, and how could they oppose a grant which had arisen out of their own misconduct? Another reason for the enlarged credit might be the expences of the volunteer force. He hoped that this force would be put upon a more effective footing: that measures would be adoped for their better organization and discipline. We could not do without them, and it was requisite that we should have them in as perfect a state as possible. The country looked for this-the volunteers themselves looked for it, and what he meant was some further authority to the officers, and encouragement to the men. He also thought the Training bill ought to be put in execution with all possible dispatch, for he considered the object of that bill as a sort of basket in a stage-coach. It had been said on the other side, that insinuations had been thrown out against them. Of all things, that he had desirable that all the papers relating to the sors, it had been most unlike insinuation.

It was directly charged that certain expectations had been raised in certain powers of the continent, that assistance was promised on a certain contingency, and if that contingency had happened, it was manifest from the state in which the transport service had been left, that the promise could not have been fulfilled. He did not say that it certainly appeared that the contingency had happened, although it appeared to be the opinion of some, that the contingency had happened; but at all events this was positively asserted, that in case the contingency had occurred, there were no means of carrying the promise into effect.—When the situation of the country was considered, however, he hoped that all party differences would be laid aside, and that unanimity would every where prevail. With regard to peace he should approve of it, if procured on any conditions that would not compromise the honour and the security of the country. It had been said that France would have an opportunity of extending her preparations in time of peace, and that peace therefore was peculiarly dangerous. He considered this as absurd and ridiculous. Whatever advantages France could derive from peace, he was confident that this country would derive equal, if not superior advantages from it. If France should have resources in peace, we would have them also, at least in an equal degree, and therefore, he was of opifrom peace upon that score.

Mr. Hilbert adverted to the outcry that had been raised some time ago about the want of employment for our shipping, which he considered as inconsistent with the present deliberations of ministers. They now seemed to intimate that it was impossible to procure shipping for a three months voyage at a short warning. Was this consistent with their former assertions? With regard to the promises that were said to be made to foreign powers, it appeared now that they had dwindled down to expectations on the part of our allies on the continent. This statement of expectations entertained on the other side of the water, were certainly very far from supporting the allegation of promises made on a former occasion.

Mr. Rose maintained, that the statement of the ship owners, with respect to the shipping interest, had been perfectly correct, and that it was not inconsistent with the allegations, that transports could ifet be procored at a moment's warning. What has

proper provision of transports for cavalry, which was the sort of force that had been promised. These could not be procured at a moment's warning. If an expectation had been raised in the minds of our allies, and no efforts had been made to counteract these expectations, he certainly could not perceive that they differed materially from a positive promise.

Mr. Hibbert in explanation said, that what he had stated was, that it had been asserted that promises had been made to our allies. and that these promises had now dwindled down to expectations, on one side, however unreasonable these expectations might be.

The Hon. J. W. Ward adverted to what had been said by the hon, baronet under the gallery, respecting insinuations. Certainly, if it was asserted that expectations had been clearly held out of assistance upon certain contingencies, and these contingencies had happened and no assistance had been sent. the matter became a serious and heavy charge. The late ministers had unquestionably been guilty of a crime against this country and against Europe. But in this case, instead of bringing forward these things for the sake of adorning a speech, instead of introducing them in order to turn a period, a distinct motion ought to have been made on the subject, that the house might have an opportunity of passing sentence, upon a deliberate investigation of the affair, and clear itself nion that there could be no danger to us both to the country and to Europe. This was what he called upon ministers to do if they had any grounds for the charge.

Mr. IV. Smith observed, that the hon. bart, had been most unfortunate in alluding to America, while he was recommending unanimity; every word upon that subject was to be carefully avoided at present, and any allusion to it was most imprudent and dangerous. Ministers had certainly a most difficult and important task imposed upon them in this affair, and any allusions to the lenient proceedings of the late government, were very much out of time. He thought that the Training bill ought to be put in immediate execution, and all the measures for putting us in a proper state of defence forwarded without a moment's delay. He perfectly agreed in what had been said by the hon, bart, respecting the advantages of peace, and hoped that his opinions on that point would have the weight which they deserved. -The bill was then passed. On the ques-. tion as to the title of the bill,

Mr Whiteread observed, that the charges noble friend had said was, that there was no preferred by the right hon, secretary (Mr.

Canning) against his noble relative flord | land, Howick) were of such magnitude, that he wished them to be distinctly stated. Was the charge specifically this, that the late administration had promised to the king of Sweden an assistance of cavalry on contingencies, and, when those contingencies occurred, the cavalry were not sent? This ought to be inquired into. The right hon. gent. had also stated hypothetically, that if contingencies had arisen, the late government would have been unable to fulfil their engagements. This ought also to be inquired into; for, if it could be proved that his noble friend had held out such promises, and violated them, he would be proved unfit for his situation, and in that case his crime ought to be known and punished. The right hon. gent, farther stated, that specific promises of assistance had been made to Sweden, Russia, and Prussia. He wished to know what promises to Sweden, except of money for augmenting her force—a promise which had been carried into effect by the present administration. As to Prussia, it was known what had been granted by the late administration, and what by the present. Where was the promise violated? With regard to Russia, the only assistance demanded by her was to negociate a loan with this country, which the late administration refused, but which the right hon, gent, said, he should have acceded to. That this refusal was most wise, appeared to him to be indisputable. Let the country recollect the Austrian loan, and the sums which had been paid for giving facility to its negociation. As to any military assistance to Russia and Prussia, independent of Sweden, the right hon, gent. had reduced his accu-ation to a mere expecttation entertained by those powers. On the whole, he thought it incumbent on the house to entertain the subject by itself on some specific day, that these accusations might be brought to a point, and that it might be known how far the late ministry were accessary to the recent disasters on the continent, and he hoped that the gentlemen opposite would afford the means of elucidating the subject by laying on the table the correspondence in their possession. The right hon. gent, stated, that one of our ministers abroad expressed his opinion that expectations of assistance had been excited. Did he mean lord Hutchinson? With regard to the assertions of those who were lately our allies, and who were now, he feared, our enemies, was it not likely that they would avail themselves of exaggerated statements against Erg- | expected the noble lord would move for an

o endeavour to clear themselves from the odium of the transactions into which both, or at least one of those powers had recently been forced?

Mr. Secretary Canning explained what he had said the other evening on the subject of the Russian loan. A noble lord opposite (lord H. Petty) had declared his objection to such a measure in very strong terms, and all that he had stated was, that he was not so averse from it as the noble lord. Now, with respect to bringing the subjects which the hon, gent, had detailed in a distinct shape before parliament, for the purpose of calling for their judgment, he wished to know how they were to be brought forward. Were the gentlemen opposite to impute gross misconduct to his majesty's ministei, by contrasting their proceedings with those of their predecessors, and were his majesty's ministers to be precluded from stating in defence of themselves their opinion of the proceedings of their predecessors. unless they originated a charge against them? He denied this Besides, according to the hon, geill's, statement, these charges would amount to a solemn accusation of crime. All that had been said by him was, that the late government, though acting to the best of their judgment, had not acted for the benefit of the country. This had been extorted from his majesty's ministers in their own detence, and they were now called upon worke it the ground of a charge. If the exertions of the present ministers had been too late, they were bound to state that it was, because their predecessors had left them without the means of making earlier efforts.

Mr. Whithread contended that the right gent, had distinctly charged the late administation not with mere want of ability, but with a craminal violation of promise.

Mr. Winaham observed, that when ministers made a charge, they ought to follow it up, because the documents were in their possession, and they could plead no excuse, except it was that the production of these documents would be attended with manifest injury to the interests of the country. Secrecy on this account might certainly be necessary; but he believed there was no such obstacle in the way in the present instance, nor, indeed, was any such alledged. The late ministers were ready to support their charge; if the present ones by way of answer to that, brought forward another charge, they ought to make it good, otherwise the house ought certainly to consider it as not made. He

government received at the time of their coming into office, and the numbers left at

their going out of office.

Lord Castlereagh observed, that the present discussion came with a very bad grace from an hon, gent who had charged his majesty's ministers on a former occasion, with not having sooner sent to Sweden, or other parts of the continent, the force which was then embarking. Could ministers do less than state, that were their impressions ever so strong of the necessity of the measure, they had been precluded from an earlier recurrence to it, by the total neglect of their predecessors? No specific charge had been made, but it had been merely stated, that the late ministers were culpable in allowing expectations to grow up, and that one power (Sweden) had complained of the disappointment of those expectations. Adverting to the question of transports, he observed, that the interval between the wish to obtain transports, and the power of obtaining them, was much greater than what seemed generally to be imagined. Horse transports, in particular, could not be expected to be in the Downs in less than three weeks after the tenders had been accepted, and every one accustomed to these subjects, knew the tardiness with which those tenders were made. He thought the policy of the late government fundamentally wrong, that they ance to the continental powers, and therefore, that they had managed badly to inspire expectations of assistance.

Lord H Petty observed, that it now appeared that general promises had been first alledged; then a particular charge of a breach of engagement was made and lastly the matter came round again to general pro-This was the dance that ministers led the house, all the while refusing the do-The right hon, gent, had said that he had a right to retort on the late government. The best way, however, of answer ing charges was to refute them instead of retorting on others. But, granting his claim of retorting, lie still contended that when the right hon, gent, alledged that the late ministers had adopted a particular line of policy, and had not acted up to it, he ought to be prepared with proof, to make good his charge. When charges were brought against ministers, they had the means in their hands of refuting them if they could. When charges were made against them, they could

account of the transports which the late documents on which they were founded. He himself was certainly of opinion that the Russian loan ought not to be negociated after the experience of the Austrian loan, though certainly there might be circumstances in which the Austrian loan ought not to be considered as a bar to any such loan in fu-He hoped no more would be heard of the charge against the late ministers. or if it should again be insisted on he hoped the

documents would be produced.

The Chancellor of the Exchequer said, it was clear that the fact was admitted, that an expectation had been raised, at least in Sweden, of military aid from this country in cavalry, on certain contingencies. Whether or not those contingencies had occurred was a matter of opinion, and was not a subject on which a criminal charge could be meferred. \*Suppose \*Me contingency had been that assistance would be afforded in case the allies were placed in such a situation as to be enabled to make a forward movement against the enemy. Was not this situation a matter of opinion? and might not one power assert, while another denied its existence? Whatever difference of opinion therefore there might be as to the policy of the late government, there certainly was no ground for a distinct criminal charge.

Lord Folkestone observed, that the question was, whether a crime had been alledged. and whether the documents to prove it had made up their minds to afford no assist. were produced? Ministers, stated the crime, and refused to produce the documents. This was the ground of complaint. They alledged a clear fact that expectations had been raised. The right hon. gent. (Mr. Canning) was of opinion, that the contingency had happened. In such a case it was neither honest nor candid to refuse to bring the matter to the proof.—The title of the bill was then read and agreed to. After which,

> Lord Castlereagh moved for accounts of the number of transports of different desciptions in the service of government at the time the late ministers came into office, and at the time they went out.—Or-

[IRISH ARMS BILL.] On the order of the day that the Irish Arms bill be now read. a third time,

Lord Milton said he could not agree without any inquiry into the state of Ireland, to give his assent to the passing of such an arbitrary act as this. At the time of the union, the Irish were promised a full and fair participation of the rights of Englishonly call upon the ministers to produce the men; at that moment, after a lapse of 7

years, they were called upon to pass an act. than which nothing could be more arbitrary and oppressive, and which would not be borne with in England, but in cases of the most imperious necessity, and after the fullest inquiry. This could not fail to induce jealousies and suspicions among the Irish, and would, he feared, be productive of the most injurious consequences. It had been attempted to justify this act on the principle which had prevailed, in that of disarming the Highlanders, but there was a very great difference between them. The act for disarming the Highlanders was passed at a period, when no one could for a moment doubt the absolute necessity for it. It was immediately after a rebellion, in which those men had taken up arms in the cause of a prince, who was a declared enemy to the professor religion, and whose ancestor had been expelled from this country, for his attempt to overturn the constitution. hon, gent, who brought forward this bill called on the house to pass it into a law, without any document to prove the necessity of it, and without any means of conciliation having been adopted towards Ireland. He hoped, in a future session, to see some measure adopted in favour of the Irish; to see a modification of titles seriously set about, and maturely and fully considered; and, above all, to see the catholic subjects of Ireland restored to their rights; "but," said the right hon, the chancellor of the exchequer, " the. church is in danger." In what way this could be made out he was at a loss to see. Would catholic emancipation give the catholic clergy any greater force of arguments, as to the superiority of their religion? For his part, he saw no danger, unless it was caused by the protestants descriing the church. He protested against those restraining laws; they had for a great length of time been tried against Wales, and had always been found fruitless and nugatory. He had hoped the attempt to disarm New England, as we had done, would not so soon hate been forgotten, but would have operated to restrain ministers from thus attempting to disarm Ireland. He had hoped, instead of this, that the Irish would be restored to their rights, and henceforward be allowed the rights of Englishmen. He objected warmly to the feelings of the Irish people being, & this moment, insulted, by the appointment of magistrates, who had shewn themselves to be party-men, and who were henceforward to be invested with the most arbitrary and oppressive powers. For these reasons, he

should certainly vote against the bill being read a third time.

Mr. Lushington expressed his disapprobation of the measure, although he was sorry to learn, from what information he had received, that a necessity for it existed, and he particularly relied in this respect on the cloquent speech of a right hon, gent. (Mr. Grattan), who was so well acquainted with Ireland, and concerned for its interests. But he wished the bill had received sundry amendments, particularly for preventing magistrates, from breaking into dwellinghouses of suspected persons by night; he also wished the duration of the bill to have been limited to one year. Upon the whole, it was a bill to which he felt compelled to give an unwilling assent.

Mr. P. Moore thought, that in a free country like England, such an act as this should never be passed but from extreme necessity. It had been said, that this act was no evide. 'y necessity; but there was no evide.' roof of it, except the opinion of a right hon, gent (Mr. Grattan), which, however respectable that gentleman might be, he could not suffer to sway him, nor was he able to bring his conscience to adopt so arbitrary a measure on such authority. Such a corroding act as this must prove highly injurious in its consequences, by irritating and lacerating the feelings of the Itish people; and if there was a necessity for it, the fact was, it did not go far enough. For these reasons, he would move as an amendment, " that it be read a third time that day 3 months."

Mr. Whithread apologized to the house for his again stating to them what were his opinions upon this measure. The importance of the subject, however, made it his duty to stale in this, as well as in former stages, what was the result of his inquiry and deliberation upon a question of such magnitude. In the first place then, deferring as he did to the opinion of a right hon. gent. (Mr. Grattan), whose sentiments he always held in the highest estimation, he must confess that there was very high authority indeed in favour of the proposition, that some such measure ought to be adopted. But even then there was something which operated in his favour. That right hon, gent, whose opinion, it was adunitted on all sides, carried such great weight and influence with it, did not say that he agreed to the bill with all its deformities; he objected to many parts of it; he only said, that rather than lose the measure

likely to result from the adoption of such a measure, he felt that it was his duty as a member of parliament in such a case, and without any specific evidence before him in support of the measure, to think for himself, and oppose the measure. This bill differed materially from the other; the other was to operate in a particular part only, and that under peculiar circumstances; but this was to act universally throughout the whole country, and under any circumstances. What was that in effect but stating that, generally speaking, you cannot trust the whole of the population of Ireland, and proclaiming to the enemy, that in that place there is to be found a large portion of his! majesty's subjects who are ready to accept of their arms if they will send them there? But above all, he objected to the measure because it was seen that even that most objectionable, most useless clause was not allowed to be altered, that which empowered constables or men of any description, with a warrant founded on suspicion only, to break into men's houses, and alarm and terrify their families in the dead hour of the night. If the search was only to be made in the presence of a justice, there might have been some responsibility; but, when even that amendment was refused, when it was known, that whatever disaffection did exist, was in the day time that they were mostly secreted, he could not be so prodigal of this insulting power, he could not bring himself to wanton thus unnecessarily with the feelings of the people. If he was not of opinion that the people of Ireland were better secured without than with this bill, he most certainly should vote in favour of it; But thinking as he did that the measure was both unjust and unnecessary, he was impelled by a sense of duty to support the amendment.

Sir Arthur Piggott said he would beg leave, as shortly as possible, to give his reasons for dissenting from this bill. It was an act of the most arbitrary and oppressive nature, brought forward without any inquiry into the state of Ireland, without any evidence laid before the house as to the necessity of it; and it was altogether so unconstitutional an act, that nothing but extreme and most imperious necessity could possibly justity it. It did not depend on the responsibility of the lord lieutenant and council, nor were to be 3 years exposed to the arbitrary VOL. IX.

alfogether, he would agree to take it with law; but two magistrates could execute althese objectionable parts. However, when he looked at the consequences that were He did not conceive himself authorised to give his assent to such a bill as this, on the authority of any hon, gentleman, however respectable he might be, both for character and talerts; and notwithstanding all that had been said on the subject, he could not see any necessity whatever for it. Lord Hardwicke had resided upwards of 4 years in Ireland, a most able, dignified, and popular representative of his sovereign, during which time he had never found it necessary to resort to those extraordinary provisions. If so, what was there in the present state of Ireland to give occasion to this bill? Since my lord Hardwicke, the duke of Bedford had been some time lord lieutenant; and there were some partial disturbances in tlifferent parts of the country. Applications had been made to his grace to put in force the provisions of this act; but he refused. He proceeded against the culprits in a legal way, and the law was found sufficient to subdue the insurrection, and to punish the Here the house had the evioffenders. dence of two lords lieutenants, that in the course of 6 or 7 years, there was no necessity for such provisions. It must be a necessity made apparent to parliament, and not allowed to go on in respect to any assertion of any individual, to put the whole people of Ireland out of the law, and authorize these necturnal domiciliary visits. He the arms were used by night, and that it was averse to the bill in toto. He never could reconcile himself to a bill which was to place the people, in every part of Ireland, in the power of any two rash, prejudiced, or intemperate magistrates, to break open their houses at any hour of the night, and, under the pretence of searching for amns, to alarm and insult their families, and without the slightest evidence of any necessity: and at least, if the house should agree to pass the bill, it ought to name the shortest possible duration, not longer, at farthest, than the commencement of the next session; when the subject might again be considered, and the law suffered to expire, unless the executive government of the country should think it necessary to be revived. It was said by the supporters of this bill, that it was to be continued for 3, years, in the first instance, because the revival of the subject in parliament, year after year, would excite . irritation. So, that to avoid this suppositions consequence, the whole people of Ireland on the authority of the established courts of oppression of magistrates and their under-

fings, and to be deprived of their arms for the defence of their habitations. were times heretofore, when a British par- ; tion of the duke of Bedford, some hot headliament would not tolerate such language; ed magistrates had proclaimed a district conand he thought it required some boldness for trary to law. They afterwards applied to any minister to state such a proposition. Yet, the lord lieutenant to sanction their proceedhow could the bill be continued 3 years, ing; he refused to do so, and the usual opeunless it was the united sense of palliament ration of the law was found to be sufficient to resist any motion for its repeal, which it for the preservation of public tranquillity. was competent for any member to propose To such men it was not his inclination to in the next session? Would any member confide such powers as were not found suppose it possible, that the affairs of Ire-land must not come under the consideration wicke, and such as the duke of Bedford reof parliament every year? It bills like this fused to sanction. It was the wish of lord were the boons to be granted to Ireland by Kilwarden, even in his dying moments, that this country, these were what they could the law should not be violated on his account. find elsewhere; and if parliament did not Ministers were well aware that by the Bill see the wisdom of governing that country of Rights every Butish subject had a right by lenient and conciliatory measures, and to bear arms, and if unnecessary infractions falfilling to the hopes of the people the et- of the best articles of the constitution were fects they were taught to expect from a made as a matter of course almost, ministers legislative union with this country; namely, might expect that some portion of the people the knitting together their rights and in-, of that country would declare their scutiterests with those of their British fellow- ments in the most open manner against subjects; if parliament did not feel the new such proceedings; they might expect, not cessity of strengthening, at this awful crisis, that a revolution founded on Agrarian princithe armies of the empire, by the valour of ples would be attempted, but that the higher a noble, brave, intrepid, and loyal people, class of the people would be roused, and instead of keeping up a system of coercive that they would petition against the union. and irritative measures; he must only la- Or the intended motion of Mr. Shei dan he ment their blindness. reminded him of a declaration once made by the mean while however, he thought it one of the ablest statesmen that ever pre- his duty to oppose the bill now before the sided over the destinies of this country, the house. great earl of Chatham; who said it was his maxim to adopt ment wherever he found just imputations against its loyalty and alleit, free from all partiality or prejudice to conn-giance. He was convinced that the true people in the North, who had long been to its people the full participation of constiestranged from all attachment to British tutional rights. He declared his conviction government by acts of impolicy and oppress of the injustice and impolicy of the present sion, which transferred their affections to a bill, and Grongly supported the amendment. foreign foe, who had flattered them with Mr. Ponsonly was a decided enemy to hopes of redress. He removed their oppres-1 the bill. He hoped some amendment would country They flocked to the Butish standard, able, but he was severely disappointed. He and conquered for Ingland in every quester thanked his right hon, and learned friend of the world. It was a similar policy that (sir A. Piggott) for his eloquent speech would give the best effects to the Union by against the bill, in every word of which he uniting with this country the affections of the agreed; and could only oxpress his as Irish people: but a contrary conduct would tonishment to find his majesty's ministers ten'd ultimately, perhaps, to lop off the right supporting such a measure upon hear say, arm from the British en sire, at a moment, and without a tittle of evidence, while at this when we wanted twice as many orms as moment the assizes of the different counties - we had to effect our security in this awful in Ireland were proceeding, and when the

Mi. Dillon stated, that it fell within his There own knowledge, that during the administra-This observation should deliver his sentiments more fully; in

Mr. Craig defended Ireland from the un-He had sought and found a brave policy in governing Ireland was to extend

He noticed their loyalty to this have been admitted to render it less unpalat-He concluded by beseeching the judges were every where unanimous in house, and his majesty's government, to stating the tranquil state of that country, depart from this fatal system which risked no less than the untimate loss of Ireland. most suspected counties, and where there

judge emphatically thanked the grand juries for the tranquil state in which he found that part of the country. He never could give ral cry of question! question!

question! as if gentlemen were in a hurry to pass a bill so alarming to the liberties of Ireland. He should not enter upon the affairs of that country at present, as he should have a more favourable opportunity, on the motion he should have the honour of proposing to the house on Monday. He did not expect, however, that on a measure like this for driving from the pale of the cons stitution the whole people of Ireland, his majesty's ministers would sit mute, without condescending to notice any of the arguments so eloquently and forcibly put against If ever he saw the case of Ireland treated with outrage and insult, it was upon the present occasion, when the king's ministers were forcing upon that country, a law subversive of all civil liberty, and exposing the habitation of every man in Ireland to the nocturnal intrusion of any two magistrates, or their underlings, on pretence of searching for arms, without any controll from the executive government. The eloquent speech of his right hon and learned the invasion of Ireland. ments, and he was proud to see on that side of the house an attorney-general and solicitor-general of the last administration, stand forth as advocates for the cause of Ireland, preferred government by law to a government by arbitrary power and military! execution, and who refused to vote away the liberties of a brave and honourable people. without any other semblance of necessity than the mere ipse dixit of the right hon, the chancellor of the exchequer, and his legal friends the attorney and solicitor-generals. And what was the testimony of those right hon. gentlemen? Why, that none of them knew any thing about Ireland, but that they understood from good authority that there was a disposition to insurrection there. Who told them so? Did they learn it by any official document from the duke of Richmonth? or was it only from the whispers of those hon, gentlemen from that side the water, who wished to feed their credulity?

was not a single indictment for insurrection, were unacquainted with the affairs of Ire or even for seditious words; and when the land, might be well enough before the union; but after that event, such a declaration was as ridiculous as to say they knew nothing about Middlesex or Yorkshire. The his support to so abominable, so unconstitutional, and so tyramical a bill.—A general cry of question! question! By a Mr. Sheridan expressed his astonishment clause in this bill, nothing in the shape of at hearing so very general a call of question! a blacksmith must exist in Ireland but at the discretion of the magistrates, unless he would swear and give security that he would never make any thing in the shape of a pike. Thus every gentleman in Ireland was liable to be plundered out of his arms; and every blacksmith in that devoted country prevented from following his trade, or earning his livelihood, at the discretion of any two petty justices of the peace. Would any man, in his cool senses, suppose that such a measure was not calculated to excite universal discontent in Island: to convert the friends of the government. and the most loyal and peaceable people of the country into enemies, and to produce all those very mischiefs which it was avowedly directed to prevent? • He should, however. beg leave to add to the bill a clause, by way of rider. It would be, to make it high treason to communicate to Napoleon emperor of the French, either of those bills; for he was convinced that such a communication would be the most direct, effectual, and traitorous communication to the enemy for The hon. and friend (sir A. Piggott) was unanswerable i right hon, and learned gentlemen opposite He gloried in the whole tenour of his argu- to him took no notice of the speeches of his hon. friends; but if they were ignorant of the affairs of that country, knowledge should be forced upon them, or they ought to suffer for their ignorance. Notwithstanding the declaration of a right hon, friend of his (Mr. Grattan), and whose authority had been so generally quoted by the supporters of this and the former bill, he would not lend his conscience to any man against his conviction. The Irish security was gone upon the expedition to the Beltic; regiment after regiment was drawn from Ireland for foreign service; and now the country was to be garrisoned by two arbitrary acts of parliament. But surely if ministers were serious in believing the danger, this was the way to encourage and promote it. The house then divided, for the amendment 28, against it 80, majority 52.

• Lord H. Petby then rose to move an amend ment in the bill, by shortening the duration of it. He thought the house ought to be as For gentlemen in their stations, to say they | jealous of such a bill as of the mutiny acc.

Ireland as in this country. We qualt to Ireland which might render the bill to longer necessary; and perhaps it ought also to be abuse the power vested in it, in such a manner as to make it doubtful whether more evil or good resulted from suffering such a bill to be continued. Thinking, therefore, that such powers ought to be only granted for one year, he concluded by moving as an amendment, that the words " one year" should be inserted instead of "three," as the duration of the bill.

The Chancellor of the Exchequer thought that it was necessary to say but little, when it- was considered how fully both those bills had been ah eady discussed. It would certainly be in the power of parliament to repeal this bill next year, if they thought it necessary; but he thought unnecessary discussion on this subject might be of an irritating nature, and could not possibly do any

Mr. Sheridan was rejoiced, that he had at lergth heard a few words from one of the hon, gentlemen on the other side. When they had before refused to argue the subject, on the ground of their ignorance, he gave them some credit for either modesty or can-His noble friend had, however, obliged the rt. hon, gent, to say somethings These discussions on the state of Ireland might appear to the gentlemen on the other side of the house, as irritating questions; they however appeared to him questions that ought not to be blinked, but that it was necessary to discuss fairly. He would tell the right hon, gent., that Ireland ought to be the constant subject of his thoughts, and of discussion in that house. The present bill was a bill for suspending the liberties and the constitution of Ireland; and to prevent irritating discussions, as they were called, it was proposed, in the hist instance, that the bill should be commuel to 3 years. He could not see any argument that could be adduced in favour of community the bill for that time, that would not apply as well to the making it cornal. The righthon gent. had said, that the house could repeal it next year, if they thought proper. This was most undoubtedly true, and so they could have done if the set had been at once made perpetual; but there was very little reason to expect that it would be repealed before ]

and that it ought only to be past for one the time fixed for its expiration. If the bill We ought to pay the same acknow- were only annual, then the right hon, gent. ledgement to the liberty of the subject in must make out some kind of a case next year, before he could again propose it; but anticipate that amelioration in the state of if it passed for 3 years, he would consider himself privileged to continue all that time as ignorant as he now professed himself of dreaded, that the Irish government would the state of Ireland. It was time for the house to take the situation of Ireland seriously into their consideration, as every body knew that the destruction of Ireland, or its occupation by the enemy, would be the downfal of the empire. He concluded by declaring, that he should support the amend-

> Mr. IV. Elliot (late Secretary for Ireland) admitted the necessity of this measure, but thought the period of duration quite another question, and that parliament ought to shew an anxiety to keep as much as possible within the limits of that necessity. He would, therefore, support the amendment, and would strongly advise gentlemen on the other side to accede to it. The right hon, gent, carnestly recommended the adoption of concihatory measures with regard to Ireland. He deprecated the language which he had heard from a high authority in that house, and in another assembly also, with respect to the Catholics; for he considered such language extremely rash and imprudent, to say the least of it; as it would go to close the expectations, to put an end to the hopes of the Catholic body. When gentlemen talked of settling the question, what, did they mean? Did they mean to say to a population growing in numbers, wealth, and consequence— " we will never attend to your wishes, we will never comply with your desires?" But some gentlemen undertook to say, that the Catholic Question was of no consequence to this population. The contrary, however, was as true as nature was time to herself. What! that the landed and commercial mterests, which had such extensive and just influence among the Catholic body, that the gentlemen of the bar, did not aspire to those privileges and distractions, from which they were at present excluded! The i lea (was quite preposterous. He could assure the house that gentlemen were mistaken who supposed that all those feelings did not prevail among the Catholics, which strongly bind men to the state. For the desire of participation in those privileges which the state greated, was a strong bond of octaec-He, of course, disliked, and would wish to discountenance the doctrine, that the prospect should be removed, which servell to

tation, was one of the best means of preserv- month. At all events, the case was doubting the tranquillity of Ireland. With a view ful, and the Itish people should have the beeffectually to restore and to maintain that nefit of that doubt. Enacting the bill tor one tranquillity, the right hon, gent, mentioned year did not preclude its revival, should it the different measures which the late minis- appear necessary, any more than the revival try had in contemplation; first, the grant of of the Mutiny bill, which, from the same privileges to the Catholics; second, the mo- considerations which actuated his mind updification of tythes; third, a strict attention on this occasion, parliament had taken care to the appropriation of the funds destined for to pass annually, although its necessity was education; and fourth, the enforcement of undisputed and its principle unquestionable the residence of the established clergy. These The house then divided upon lord H. Petty's were among the benefits which the late ad- amendment, and the numbers were Ayes 34; ministration meant to confer upon Ireland, and which he heartily wished to see adopted.

M<sub>1</sub>. Wilberforce telt much satisfaction in hearing the objects which the right hon. gent, had just stated, and particularly with regard to tythes, in which if a change could be effected without injury to the interests of the established clergy, it was on all hands admitted to be extremely desirable. The hon, member expressed his wish that the gentlemen of Ireland would themselves devote their attention to a consideration of the means by which the state of the Irish people might be amended. For he could not help thinking that among that people, he meant the peasantry particularly, there was a ditference not only in the civil condition, if he might so express himself, but in the political character, from that which appeared among the same classes in this country, and the gentlemen of Ireland might be most competed. to judge of the fact, and to prepare the means of improving their countrymen.

Mr. Windham was glad to hear his right hon, friend state the objects which the late administration had in view, for the benefit of Ireland; and to those objects he wished particularly to point the attention of the house. So far from considering this bill and the Insurrection bill as twins, he thought them materially different. With respect to the consequence to be apprehended from the trequent discussion of measures of this na- ho him, and should be heard in his defence; ture, and which the right hon, gent, on the opposite side deprecated, he for himself thought, that as much irritation might be produced by-silence as by discussion—nay, more; and so he apprehended from the si-! lence of ministers upon this occasion. feelings of the people of Ireland must be grated to find it resolved to continue the du- might be gathered from this simple fact, ration of such a bill as this beyond a reasonable time, without any statement, and per-

keep alive that desire. At least to allow the catholics to hope, to let them cherish expec-Noes 79.

## List of the Minority.

Barham, J. F. Milton, lord Petty, lord H. Bouverie, E. Bernard T. Piggott, sir A. Pariv L. P. J. Brand, T. ... Ponsonby, . . ..... Calcraft, 4. Romilly, sir S. Cang, J. Russell, Inta W. Cavendish, W. Sheridan, R. B. Cuthbert, J. R. Somerville, sit M. Dillon, H. A. Dundas, W. South, W. Sharpe, R. Elhot, W. Talbot, R. Hibbert, G. Windham, W. Jervoise, J. C. Ward J W. I amb, W. Labbock, sir J Whobread, S. Millar, sir T. Tiller. Creevey, T. Moore, P. Matin, H. Dawson, R. Maxwell, W.

> · HOUSE OF COMMONS. Saturday, August 8.

[Publicans' LICENSE BILL.] Mr Sheridan moved the second reading of this bill. He could adduce, he said, instances of the most atrocious oppression practised by the magistrates on individuals of this trade; he did not say designedly, but from carelessness and inattention. All that he wished was, that, when a publican was charged with an act which was to be esteemed sufficient to deprive him of his license, he should be informed of the nature of the crime imputed not that he and his family should be deprived of their livelihood by a whisper. This, he maintained, was not a situation in which an Englishman should be placed. It had, he believed, been objected against him, that this was the mc-labe had taken of canvassing Weatminster." How truly this was alledged that one of the first measures moved by him in parliament was of a similar nature. haps without the existence of necessity. For, Shortly after the riots in the year 1750, he

bimself originated a measure against the Westminster Justices, in which he had the satisfaction of being supported by a most Pespectable minority. Shortly after this, the late duke of Northumberland put an additional number of gentlemen into the commission of the peace, among the rest himself, (Mr. S.).—General Fitzpatrick, lord R. Spencer, and other gentlemen on that side of the house, finding, during the immediately succeeding election for Westminster, that the publicans, through fear of the magistrates, all of whom were in the interest of government, could not be induced to open any houses in favour of Mr. Fox, though they had not previously qualified themselves as magistrates, they resolved to do so, and immediately advertised, promising their protection to such publicans as should act impartially by opening their houses for the independent eardidate. In this determination they could only find one of the existing magistrates who would join them, and add his name to their corps. [A laugh from the ministerial benches.] Gentlemen, Mr. S. remarked, might, if they pleased, think it a subject of congratulation, and that it conferred honour and respectability on the magistracy of Westminster, that not more than one man could be found among them to add his name to wresolution expressive of their determination to act fairly and impartially. He had only stated this, however, to shew that the present was not an idea which he had now taken up for the first time. He had prepared a bill on the subject while he was Treasurer of the Navy; and so far was it from being an election trick on his part, that he did not mention the subject during the last election till the 12th day of the poll, whereas, had he meant it as a theme through which to court popularity, he would have set out with it from the beginning. If it was desired, he should be ready in the committee to go into a string of cases, the substantiating of any one of which, he was convinced, must render it impossible. for gentlemen of honour, feeling, or humanity to doubt the propriety of what he proposed. He proceeded to state the case of a woman, whose father and mother had been for fifty years in one house, in which they had uniformly maintained an unblemished She had succeeded to her parents, character and supported in it, with the same propriety, a family of 7 children, five of whom were entirely dependent on her industry. Being summoned before the magistrates, and infornted that they could not renew her licence

-on her attempting to remonstrate, the only satisfaction she could procure was, " woman, you have had your answer." Her license was accordingly withdrawn, and she and her family are now reduced to a state of extreme poverty and distress. This case was not unknown to, and had attracted the commiseration of a noble lord and right hon. gent.—But be (Mr. S.) denied that it was consistent with the constitution of this country that any man, in any profession, was to be told, that at the discretion of any one man, he and his family were to be deprived of their livelihood, and reduced to misery. He had, he declared, thirty instances of a similar kind, which he should, if required, bring forward in the committee. He had several instances too, of persons having been deprived of their licences for voting for sir Francis Burdett, for Middlesex. They had even been told that this was the reason; and, he would ask, were publicans, at the will, of a magistrate, to be deprived of the free exercise of the elective franchise more than the other inhabitants of this coun-He alluded to another case which had occurred at Fulham, where a house remarkable for the usual decorum of its keeper had been deprived of the licence, merely because on one occasion, a few Welsh girls returning to their own country had been indulged with a fiddle and a hop. These were arbitrary powers, which, he submitted, were not fit to rest with one or two individuals, without The person accused being acquainted with the charge against him, and allowed to defend himself. Neither, he maintained, was it even then fit that they should exist without appeal. All he asked was, that every person so accused should have the charge against him furnished to him in writing, and that he should be heard in his defence; and, afterwards, that he should have it in his power to appeal to the quarter sessions. He could not think it possible but that the magistrates themselves must be pleased that an appeal lay from their decision. If not actuated by personal motives, the knowledge of such appeal must be consolatory to their feelings. All he wished at present was that the bill should extend to Middlesex and Sarrey. Fie confessed that he had received letters which would more than cover the table, containing similar complaints from every part of the country, so that he might be fortified in maintaining that the alteration should extand throughout. But still, high as was the respectin which he held Mr. Read, Mr. Graham, and one or two others of the Westminster

and Middlesex magistrates, he could not so far shut his eyes as to put them on level with the independent country magistrates, The former held their places, for which they received an emolument, at the will and pleasure of his majesty's ministers; while the latter exercised a gratuitous and burdensome duty. There was another subject, which he had alluded to elsewhere, and before an auditory far inore numerous than that which he had now the honour to address, namely, the power exercised by brewers over publicans, by being proprietors of public-houses. With all the regard which he felt for many gentlemen connected in the brewing business this was a practice which, he was aware, ought to be checked, if not abolished. Nothing was more clear than this that brewers might meet together. agree that they would not interfere with the houses which were held under the dominion of each; and in that manner they had it in their power to impose whatever trash they pleased on the laborious part of the commu-What they had after labour was of as much consequence to their health, and to their existence, as food. It was, therefore, an object well deserving the interference of the legislature, to see that improper means were not resorted to to disappoint them of it. The period of the session, however, would not allow time for so extensive a regulation. All that he now desired was to provide that a man, merely because he was a publican, should not be ruined, and his family turned on the parish, without having an opportunity of knowing what was charged against him. He concluded by moving, that the bill be now read a second time.

The Chancellor of the Exchequer said, he could only regret that the right hou gent. had not brought not only the present bill but the whole of his measure sooner before the house. As he had it in full contemplation from the year 1780 down to the year 1784, he must regret that he should have allowed it to remain a blank from that period down to the election in 1807, when he revived it for the first time on the Hustings in Covent Garden; still more he must regret that he had been so late in the session in bringing it into the bouse. If the principle of the bill, however, was to be supported by cases, the plan would have been to move for a committee to investigate them, and to make the report of the committee the foundation of the bill. As matters stood law, of the improper manner in which they there was no evidence to go on, and it employed it upon elections, and that such a would be unfair to make Middlesex and law required revision. He knew that in

Surrey exceptions from a general rule. He hoped the right hon, gent, would set his mind to the business during the vacation, and come prepared with his whole plan early in the next session. He concluded by moving, that the Bill be read a second time this day three months.

Mr. Rose thought some regulation necessary upon this subject, and bore testimony to the character of the publicans. From his connection with the revenue business, he was enabled to say, that there was not a more meritorious class of men than the

publicans.

Mr. D. Giddy vindicated the character of the magistracy in the country, who were. as far as his acquaintance extended, particularly in Cornwall, entitled to the utmost respect. The evils arising from the proprietorship of public houses being vested in the brewers, he acknowledged to be great, but he could not conceive any legislative remedy

that could apply to it.

Mr. Peter Moore thought the grounds of objection stated by the chancellor of the exchequer might be obviated in a committee. where all the cases cited by his right hon. friend might, with many others, equally strong, be fully substantiated From having had an opportunity of examining these cases, he could say that such instances of oppression had occurred under the existing law, as would revolt the feelings of the house, and as would excite its astonishment, that such a law had been so long suffered to continue in operation. However, as more inquiry seemed to be required upon this subject, and as gentlemen seemed to think the general extension of the principle desirable, he would recommend to his right hon, friend to withdraw the bill, rather than let it go to a division, lest its rejection should appear to imply that to which he was glad to perceive no gentleman was disposed, namely, an absolute opposition to the principle of the measure.

Mr. Sturges Bourne conceived a committee of inquiry necessary previous to the introduction of a bill of this nature, because it professed to rest upon particular cases; but if the measure were founded upon a general principle, comprehending the whole country, such a committee might be dispensed with. The hoff, member was aware of the illegitimate use made of the power which the magistrates possessed under the existing

some populous towns, at a distance from the metropolis, every publican voted at an election according to the will of the magistrate, in consequence of the undue influence derived from the existence of this law. He agreed, therefore, in the necessity which called for some correction of the abuse complained of; but he agreed also with those who considered it improper to have the grounds of objection which magistrates might feel to a publican's license become the subiec of discussion in a court of law. For in that case he could not belo thinking the remedy almost as bad as the evil. The mode of redress which occurred to his mind would be to extend authority for granting licenses or hearing appeals conferred upon a larger number of magistrates, who, from their sumber, would probably be free from the operation of local feeling or party prejudice. Thus justice might be some to the publicans and to the public, for whose interest, he thought that, if the principle of such a measure as this were unexceptionable, it ought to be extended to the whole country He therefore recommended to the right hon. gent. to withdraw his bill for the present session.

Mr. Sheridan professed his disposition to yield to whatever appeared to be the general wish of the howse, and therefore he should comply with the reguest of his hon. friend (Mr. Moore), to any suggestion from whom he should be always happy to attend. ing the corprise expressed by the right hon. the chancellor of the exchequer, that he should have brought forward this bill at so I'me a period of the session. What, said Mr. 5., the right hon, gent., who has surprised the house and the country so much himself -- be who has surprised the house at a late period of the session with his plan of government for Ireland-who has surprised it with his new military project- who has surprised it by proposing to suspend that highly landable and universally praised system, the plan of enlisting for a limited time,—and yet, that after all the right bon gent, should, talk to me about surprising the house! But, among all his surprises there is one surprise which he could not produce, namely that of surprising me by opposing this bill; for I expected it. The right hon gent, propeeded to state the manner in which he had acted with a view to produce a satisfactory bill. First, he drew up a bill such as -ome gentlemen now professed to wish fer, combining the case of brewers awning public-houses (

with that before the house respectively: but then objections arose, to which he yielded, in proposing to make those the objects of separate bills. Again, he proposed to make the bill general; but to this very great difficulties were suggested; he found many men, and magistrates particularly, who were willing to let him do what he pleased with Middlesex and Surrey, provided he let the remainder of the country alone. therefore endeavoured to make a beginning of that reform in those counties, which so many gentlemen had professed to desire to extend to all England. But a committee of inquiry was required previous to the introduction of such a bill as this. He however, would beg those who desired such a committee, to reflect upon the expense and trouble that must attend such a committee; to consider if witnesses were to be summoned from all parts of England and Wales, what time such a committee must last, and when it was likely to epd? Each case would, in fact, be a suit before the committee, for he should propose to do that with regard to the magistrates, which they, under the existing law, declined to do towards the publicans; that is, he should have the magistrates apprized of any ground of complaint urged against them, and afforded the opportunity What time, of vindicating themselves. then, would such an investigation occupy! -As to the cases he had adverted to upon this occasion, the right hon, gent, stated that At the same time he could not help notice-"they were but a few out of a large mass, and while gentlemen called for deliberation and delay, he could assure them and the house, that many persons were starving in jail in consequence of the law which he proposed to correct. There was one case in particular into which he believed a right hon, gent. (Mr. Rose) had made inquiry, and which he knew was peculiarly oppressive, namely, that of Mrs. Unthank. The case of Mr. John Morris, a respectable man, who had a shop over the way in King Street, furnished the strongest grounds of complaint. This Mr. Morris, for whom, from his own knowledge of him, he could not hesitate to avow the utmost respect, was deprived of his licence by the magistrates, merely because his house was to be taken down in order to make some coxcombical improvements about Westminster Abbey-to shew that building to the members as they camedown to the house- ut he had communicated the case of Mr. Morris to the Treasury, and he hoped for redress, There was also one with regard to a Mr.

Bignall, of the Broadway Westminster, whose licence was withdrawn by the magistrates, upon grounds which they would not explain, and the poor man finding every effort to procure redress unavailing, absolutely died of a broken heart about a fortnight since leaving a helpless family to deplore his fate. With such facts before him, he did not think it too much to propose this temperate measure. However, as the opinion was so strongly expressed, that if such a bill was necessary, it should be made general, he should acquiesce in the wish for time to inquire into the subject. He hoped and trusted that by the next session, petitions would pour in from all quarters, praying the removal of the existing grievances, and that such petitions would be presented by the highest authority, by that of the county representatives of the respective petitioners. For himself, he should for the present only say, that which was only a repetition of what he had said before, that while he had a seat in that house, he should ever be found an advocate of the weak against the strong, and of the helpless against those who had the power, and, he was sorry to say, too often the will, to oppress

Mr. Rose vindicated the conduct of the commissioners appointed to superintend the improvements alluded to by the right, hon, gent., from any concern in the transactions respecting Mr. Morris or Mrs. Unthank. For whenever those commissioners thought the removal of any house necessary to their object, they not only paid for the house itself, but, if a shop or place of business, they allowed for the good will also, or any other loss sustained by the proprietors.

Mr. Sheridan said, the complaint in the cases he referred to was, that the licence was refused on the ground that it was in contemplation to take down the house for the purpose of the improvement he had mentioned

Mr. Huskisson said, that he had received some papers from the right hon, gent, upon the subject of Mr. Morris's case, and that an inquiry was set on foot in the proper department. The result of that inquiry he should take care to have communicated to the right hon, gent., and if the case should turn out to be such as the right hon, gent, had described it to be, he had no doubt that ample-redress would be granted by remunerating Mr. Morris.—After some farther conversation, Mr. Sheridan with leave of the house withdrew the bill.

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Mr. Dens's bill relative to the lodgement of £400. upon prosecuting an election petition, after some observations from sir A. Pigott and lord W. Russell against it, and from Mr. T. Jones and Mr. Dent in its favour, produced a division of six to five; and there not being 40 members present the house adjourned.

HOUSE OF LORDS.

Monday, August 10.

[Scotch Judicature Bill.]—The Lord Chancellor presented a bill for the better administration of justice in Scotland, the object of which he briefly stated, namely to divide the court of session into two chambers, one consisting of the lord president and 7 judges, and the other of the lord justice clerk and 6 judges. His lordship stated, that he did not wish any proceeding should be had upon the bill this session, but merely that it should be printed and lie over for consideration next session.

The Earl of Selkirk thought it would be preferable to constitute the 6 justiciary lords of the court of session a court for the trial of jury causes, they being accustomed to trial by jury in criminal cases, and that the other nine judges should constitute a court of equity, with power to send causes for trial by jury into the other court.

The Earl of Lauderdale declined going into the subject at present, but stated, that there were several petitions from different parts of Scotland, ready to be presented in favour of extending the trial by jury to that country.—The bill was read a first time, and ordered to be printed.

[NEUTRAL POWERS.] - Earl Stanhoperose to call the attention of the house to a subject he said of great importance; he alluded to the conduct of this country towards neu-After what had passed in tral powers. America, he thought the subject became of still greater importance, although he was aware that nothing could be said about that ent at present. If, however he did not receive a satisfactory answer from ministers respecting the line of conduct intended to be adopted towards states at peace with this country, he should make a motion on the subject, on Thursday, which his lordship. read, and the object of which was to recognize the principle of equality and reciprocity in the conduct of this country towards independent States with whom we were at peace.-The lords were ordered to be summoned for Thursday.

[MILITIA TRANSFER BILL.]—The order

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of the day being read for the second reading were Lighly important parts of our force, of this bill.

Lord Hawkesbury observed, that it had been the wish of his majesty's ministers to have avoided, if possible, proposing any new military measure during the present session, in order that they might have had more experience of the effects of the plan proposed by a right hon, gent, in the other house (Mr. Windham), and adopted by parliament, and which it was their wish should have a fair trial. After, however, the events which had unfortunately occur. red, it became incumbent upon ministers to propose some measure for increasing the military force of the country, in order still further to guard against the increased power of the enemy. He did not wish the country to believe, that, whatever had been the dangers of invasion, they were not now increased. Whilst at a former period, if the enemy failed in an attempt to invade our shores, the failure was sure to recoil upon the continent, and environ him with danger there; and when now, from the unfortunate situation of the continental powers, that expectation could not be indulged, at least only to a very limited extent, it could not be supposed that the danger of invasion had not increased. With these difficulties to encounter, ministers felt it their duty to propose to parliament an augmentation of the military force of the It was evident that a sufficient country. augmentation could not be obtained by ordinary recruiting, as that did little more than repair the annual waste of men; neither could it be obtained by any additional stimulus given by the new plan, as it appeared from the statement of the number of recruits obtained, that that number had rather diminished than increased, whilst the desertions, which it was confidently expected would be decreased, had on the contrary increased. No one, indeed, who supported that plan, had considered it as capable of producing a large increase of men immediately; but as calculated gradually to improve the army. That it was necessary to increase the regular force of the country there could . be no doubt, as that must prove the substratum of the general force of the country. The militia and the volunteers were capable of rendering services to the country of great importance; and he thought the latter force had been most unwisely decried, as if it were said, that because such a force was not good for every thing, that, therefore, it was good for nothing. They on the contrary,

It was, however, of the greatest importance to keep up and to increase the efficiency of our regular disposable force, and the most effectual mode of increasing that force was conceived by ministers to be the measure now proposed, by which 28,000 soldiers, already trained and disciplined, would be obtained by the regular army, and by which 56 second battalions, now very deficient in numbers, would be rendered efficient. He conceived this plan to be preferable to an army of reserve, in raising which a considerable period must elapse before the men could be at all fit for service. Besides, the unwise measure of remitting the fines incurred under a recent act for raising men, tended to destroy the effect of measures of this nature by discouraging activity. The noble lord then went over the different provisions of the bill, and contended in favour of the clause for allowing the men the option of enlisting for limited or an unlimited period, that it would be highly impolitic that the terms of service of 28,000 men should all expire together; he, besides, was of opinion that the only fair principle upon which service for a limited period ought to be supported was, the giving the men an option of a similar nature. The noble lord alluded to the measures of ministers respecting the volunteers, and contended that inspecting officers were absolutely requisite to take care that the corps were maintained in a proper state of discipline, and to communicate with government upon the subject. The allowances had been also restored, the withholding of which, according to the plan of the late ministers, must have tended to the destruction of the volunteer force. He concluded by moving the second reading of the bill.

Lord Siglmouth said, that though he concurred in many of the sentiments expressed by the noble baton (lord Hawkesbury) who had just sat down, his mind had not been brought to the same conclusion, with respect to the measures of defence fit to be adopted at the present crisis; and this difference arose, in a great degree, from the different view he had taken of the crisis itself. It was indeed evident, independently of the avowal of the noble baron, that not withstanding the unfortunate and decisive circumstances which attended the opening of the campaign on the continent (he alluded particularly to the fall of Dantzic) there was no intention on the part of government, at the time of the meeting of parliament, to propose any measures for the augmentation of our military force.

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No communication to that effect was contained in the speech from the throie, nor had the subject been at all adverted to by ministers at an early period of the session; and even now, the plan, which was at length brought forward, appeared to him, he was sorry to declare, ill adapted to our actual situation, and inadequate to the nature and magnitude of the danger. It was chiefly founded upon the expediency of increasing our disposable force, and upon the supposition, that, for a considerable time at least, there was no reason to expect an attack on the coasts of Great Britain or Ireland. perfectly informed, as he must necessarily be, he was nevertheless decidedly of opinion, that we could not be justified in acting upon such a supposition; and that, without losing sight of the expediency of increasing our dwposable force, our leading object should be to provide effectually for our domestic security. For this purpose it was necessary, not only to resort to such additional measures, as were adapted to the immediate exigency, but to carry into effect, without further loss of time, the principle of the training act of the year 1803, which had been altered, but not, as he thought, improved, by an act of last year; and likewise to found upon the principle of that act, a permanent system, without which, we could not reasonably hope to be rendered completely secure against what ought now to be considered as a permanent danger. It was evident, from what he had said, that whilst he could not agree with ministers in their view of the species and degree of preparation which the crisis demanded, he differed still more from those who were of opinion, that, even at such a moment as the present, we ought to rely entirely and exclusively on the effects of the new, and, as he readily admitted, improved conditions of military service, which had been last year adopted by parliament, but which it was then distinctly acknowledged, were not likely to be attended with rapid success. This opinion surprised him, as coming from persons, not only of great talents and authority, but from persons who had themselves been forward, at an early period of the war, in complaining of the insufficiency of our military force, for the purpose of domestic security. At the time when this complaint was most vehemently urged, there were in arms in the United Kingdom, between 6 and 700,000 men; of which numbers 182,000 were regulars and militia (92,000 of the former description), 25,000 sea fencibles, and considerably more than 400,000

volunteers. One of his majesty's principal secretaries of state (Mr. Yorke) had also brought forward measures, which were afterwards interrupted by the change of government, for adding 40,000 men to our disposable force, and he also laid upon the table of the house of commons, a classification and enrolment of 1,800,000 men; the whole, or any part of which, were liable to be trained and disciplined, and, in the event of invasion, to be required to supply vacancies in regiments of the line, or to be employed for the defence of the country, in any other manner that his majesty should direct. This force, upon which he should abstain from making any observation, was at that time called insufficient: but now, when the danger was enormously increased, by the increased dominion and power of the enemy. we were told that no extraordinary efforts were necessary, and that a new system of recruiting, wise, as he admitted, in principle, but confessedly slow in its operation, was the only resource, on which we ought to rely for the augmentation of a force. which, even previous to the late embarkations, did not exceed 168,000 men, and of which, 140,000, including 78,000 militia, would, he feared, at this time, be an exaggerated estimate. On the policy of sending a large part of our army at this moment, on a foreign expedition, he would, whilst the object of it must be supposed to be generally unknown, refrain from offering any other remark, than that, though offensive operations were undoubtedly, in some cases, the . best species of defensive warfare, yet, under such circumstances as the present, it was obviously desirable, that the distance and nature of the service to which the force was to be applied, should not be such; as to render its retarn, within short period of time, either hazardous or uncertain. the insufficiency of our domestic force at this moment, and even previous to the embarkations alluded to, he trusted that amongst their lordships there was no difference of opinion; and with a view to the safety of the country, he should rejoice to find, that they were equally convinced of the unfitness, as well as the inadequacy, of the means upon which they were now to decide. The necessity of extraordinary exertions being however assumed, the femaining question, res: Ecting the best mode of acting, under the pressure of such a necessity, could not but be attended with great and peculiar difficulties. It was an undoubted fact, that there was no nation in the world, in which

the demands upon it for military service was so considerable, as Great Britain; and none, in which the obstacles to the supply of such a demand were so numerous and powerful. The degree of compulsion resorted to for this purpose in most other parts of the world, would be unwarrantable, under a free government, as long as the safety of the state could be otherwise provided for; and the ordinary inducements to enter into the army, are here counteracted by the strong attractions of the naval service, by the facility of procuring a comfortable subsistence in the various occupations and pursuits of civil life, and (in case of want of employment) by the certainty of provision, secured by the humane policy of our laws, and charged upon the landed property of the country. Under such circumstances, it is not to be wondered at, that ordinary inducements have been found inadequate: even the effect of high bounties has been proved to be inconsiderable: local and personal influence has indeed been more productive; and the consequences of the measures adopted last year, for shortening the necessary duration of military service, and for improving the situation and prospects of the soldier, had been such as to justify sanguine hopes of complete, though gradual success: but still he feared, that, to meet the present emergency, voluntary service ought not to be exclusively relied upon. He therefore concurred with those who were of opinion, that, for this purpose, some species of compulsion must be resorted to, and that, upon the whole, ballot was the most equitable, and least severe: on this point, therefore, his difference with ministers was not upon the principle it-elf, but upon the mode of applying it. The plan now before their lordships, was to encourage 28,000 men to volunteer into the line from the militia of Great Britain and Ireland, at present conbe wanted to supply vacancies: of the remaining 16,000, five were to provide against the loss of that number of ballotted men, whose period, of service would expire in a 'few months; three to obviate the waste of three or four years, during which, ballot was to be suspended; and the remaining

the disproportion between its population and Britail), had been strenuously opposed by persons who had themselves recommended it to Parliament in the ensuing year, and some of whom concurred in urging the adoption of it at this time. To this plan he objected on various grounds: he objected to it, because the very attempt to execute it, must necessarily be accompanied by circumstances, which even its warmest advocates could not fail to lament. whether ballotted men or substitutes, having entered into the militia, must suppose that they were not liable to be called upon to engage in any other military service: but being there, they are now to be tempted and importuned; their good and bad qualities worked upon; their spirit and loyalty piqued and flattered; their inclination to revelry and irregularity indulged and gratified; their subordination to their officers relaxed and suspended; and all this, to induce them to forego, voluntarily, as it is termed, their original conditions of service, and to enter into the line. Though this could not perhaps be justly deemed a breach of faith, it was not, he feared, strictly consistent with fair dealing! upon that account he felt a strong repugnance to it. He also objected to the measure on account of its uncertainty; for though it was probable that the men would be obtained, it was by no means clear that this would be the case; and nothing should be left to chance at such a time. But his objections to the plan were not so much founded upon the danger of its failure, as upon the consequences which were to be apprehended from its success. If effectual, it would deprive the militia, admitted to be now in the highest state of discipline, of 28,000 of its best and most active men; and with the residue, consisting of 50,000, were to be mixed and incorporated 44,000 recruits, whose ignorance and inexpertness would furnish constant employment, during a long interval, to the non-commissioned sisting of 78,000, and to raise by ballot officers, and necessarily suspend the efficien-44,000, of which, 28,000 would eventually cy of the whole body of militia, for a considerable period of time, and under circumstances the most critical. But weighty as these considerations appeared to him to be, 1 there were others not less important; he adverted particularly to those arising out of the situation in which this measure would place the officers of the militia; a discrip-8000 were to consist of an addition to the, tion of persons who had strong claims to militia of Ireland: a measure which, when the respect and gratitude of their country. brought forward early in 1804 (combined | On two former occasions they had surrenwith the acceptance of offers from several dered their personal feelings to the exigency Irish militia regiments, to serve in Great of the public service; and at those periods,

when our domestic danger was far less, and | and specess ; and to which not only no such when a sufficient number of troops could not otherwise be procured for foreign expeditions, then in contemplation, the militia furnished the means of carrying into effect the wishes and plans of government; but the injury to the milieia service itself was immediate and lasting. In 1805, the measure of recruiting from the militia arose from other causes: in the preceding year it had been provided by Mr. Pitt's Additional Force bill, that the militia should not receive any further supply of men, till casualties had taken from it a number equal to that of the Supplementary militia; and accordingly, in the spring of 1805, when the hopes which had been entertained of a large increase of the army from the Additional Force bill were disappointed; when 500 officers had quitted the militia service; and when the number of privates was wasting unprofitably, the measure of permitting a proportion of the militia, equal to the supplementary part of it, to enter into the line, was resorted to, but, as it appeared from documents upon the table, with incomplete success. What, however, must be the feelings of officers on seeing a renewal of this measure, not under such circumstances as those which he had just described; not with a view to foreign expeditions, on which militia regiments could not be employed, but when that species of service was likely to arise, for which they were peculiarly and exclusively calculated, and with a view to which alone the militia was instituted, and could be said to exist; and when a hope might be indulged by the honourable and high-spirited individuals to whom he had adverted, that they should reap the noblest reward of their exertions and sacrifices in the peril and the glory of defending at the head of those whom they had trained and disciplined, the laws, liberties, and independence of their country? Under such circumstances, though unshaken and unabated, their zeal, their wis view of the subject), whether the suardour, their becoming pride as militia officers, must be checked and subdued; and • if these bills should pass, the life and soul of that valuable and distinguished branch of our military system would, he feared, be extinguished for ever. These reflections were the more painful to him, as he was convinced that the consequences he had described would be unnecessarily produced; inasmuch as the object immediately in view might be accomplished by another measure, which had been sauctioned by experience

bjections, but no objections of equal valicity, could be justly stated to apply. The description of force to which he adverted, was that which had been called the Army of Reserve; though, if its services were confined, as he should recommend, to Great Britain and Ireland, it might properly be denominated the militia of the United King-The success of such a measure might dom. be deemed certain, as in the year 1803. immediately subsequent to a ballot for 90,000 men for the militia, it produced, within a month after the passing of the bill, 15,000 men; 25,000 in two months; and in four months, 37,000. It would be executed in the same mode, by the same lists, and by the same agency, as the measure of constituting the militia: the appointment of new officers was unnecessary, as the second battalions were now, or might soon be, in a state to receive the men as they were raised. It was marked by fair dealing, as it would be known beforehand that all persons serving in such corps would be encouraged to enter into the army for general service, and that, if they thought proper to do so, they would receive a bounty for that purpose. But it had been stated by the noble baron (lord Hawkesbury), that the process of training such a force would be slow, whereas the men volunteering from the militia would be already in a high state of discipline: the latter part of this proposition was an assumption without proof, and without the possibility of it: for it was not certain that the expected number would be procured at all; and it was evident that government did not rely upon procuring the full number from those now serving in the militia, as there was a clause in the bill, authorizing newly ballotted men and substitutes to enter into the line. But admitting that the whole number should volunteer, and that it should consist entirely of disciplined soldiers, the their loyalty and patriotism would remain, question was (and upon this issue he rested perior quality of men entering from the militia over an equal number in the Army of Reserve, was such as, on that account, to render it expedient to suspend during a considerable and most critical period, the efficiency of the whole body of militia, consisting of more than half of our domestic force, and to incur the risk of so wounding the feelings of honourable and high spirited men holding commissions in that service, and of creating such a distaste for it, as to shake and endanger the militia establishment

, itself. doubt whatever. He thought it obviously preferable to leave the militia entire and undisturbed, in its present high state of dia cipline, and instead of raising the men wanted at this time, by a circuitous, and, as it appeared to him, most objectionable process, to resort to a mode direct and certain, which had been successfully tried under circumstances from which the present only differed in this respect, that the difficulty of carrying it into effect was then much greater, and the necessity of it considerably less. His lordship further stated it to be his opinion, that it would be desirable at this time to raise ten or twelve battalions upon a plan which had been successfully resorted to, upon a limited scale, in the year 1804, and which, but for the change of government," would have been carried to a greater extent. The plan to which he alluded, was that of trying the effect of personal and local influence, for the purpose of raising men for one step of rank: it differed materially from a measure adopted at an early period of the last war, as at that time almost any person might have acquired for the stipulated number of men, any military rank below that of colonel. By the measure he was now recommending, no individual would gain a step in the army, whose character was not free from imputation, and who was not of standing sufficient to allow him to obtain promotion by purchase. To this proposition he knew there were objections, but he fad heard of none that appeared to him to be of sufficient weight to justify the rejection of it, under such circumstances as the present: as far as it went, it would lessen the number to be raised by ballot, which, he admitted, was a process not to be resorted to, except under the pressure of an urgent and overruling necessity.—The noble viscount then proceeded to take a detailed view of the military establishment of the country, and expressed his decided opinion, that, as lord Hawkesbury had also observed, it must unavoidably consist of diversified materials, and of different descriptions of force; and that the necessity of compulsion could only be diminished by resorting to various methods, for the purpose of drawing from a disproportionate population as much military efficiency as could be obtained, con-. sistently with the inclinations, the habits, and occupations of the people. The regular army must unquestionably be considered as the foundation, and, as it had been called

On this point he entertained no | whole: for the supply of it, great confidend might, he thought, be justly placed in the measure adopted last year, for altering the conditions of military service: the benefits of this system could only be progressive; but they were already sufficient to warrant sanguine expectations of complete success. With this opinion, he greatly lamented the introduction of a clause in the present bill, affording to the militia soldier, on entering into the regular atmy, the option of serving either for seven years, or for A small increase of bounty would life. probably operate irresistibly at the moment of enlistment, and induce a large proportion to accept the latter alternative: repentance would speedily follow; all the uneasiness arising from contrast would be soon, and continually, felt: discontent and desertion, he feared, would ensue, and the advantages of the system would, in other respects, be circumscribed, and materially impaired. He was apprehensive too, that this clause might be the forerunner of a similar provision in the mutiny bill of the ensuing year; and if so, a system founded on the soundest principles and the most enlarged views, must be considered as abandoned and destroyed. This would extinguish the hope, now reasonably entertained, of our being enabled, at a future period, to supply and keep up a large regular army, by no other means than those of voluntary service. But, under the most favourable circumstances, a regular army, sufficient of itself to provide for our domestic defence, as well as for the security of our foreign possessions, could not possibly be raised and maintained; and, for reasons unnecessary now to be stated, ought not, as he thought, to be desired: auxiliary means must be resorted to, without which, in the event of a landing of the enemy in considerable force, effectual resistance would be hopeless. These means were partly to be derived from the zeal and spontaneous exertions of a large proportion of the community, and from the application of a principle solemnly established by the act of 1803, of the right of the state to demand the military services of all or any members of the com. munity, for the purposes of domestic defence. Of the first description were the Volunteers, a force which, considering its amount and the spirit which produced it, is without a parallel in the history of the world. Of the disposition of gevernment to cherish and encourage that spirit, he had the satisfaction of being perfectly convinced; and in by the noble baron, the substratum of the general he approved of the measures which

had been adopted for that purpose. In the | parations to be in any degree diminished by management of the volunteers, it was essential to manifest a strong and liberal sense of their value; to avoid, and to discourage, unnecessary expense; and to aim at such a degree of military discipline and proficiency as may be consistent with a due attention to their ordinary civil occupations. Of the militia (a description of force raised under compulsory authority), he would add nothing to what he had already said, than that he believed it to be impossible that they should long continue to exist upon their present footing, but that they ought to know distinctly what they were to expect in future. The extension of their services to the whole of the United Kingdom could not, as the establishment was now constituted, be reasonably expected; and, indeed, without far more consideration and indulgence than for several years past it had been-judged proper, or perhaps been found practicable to show, for the personal convenience and comfort of individuals belonging to the militia, it would be fruitless to hope that a large number of ballotted men would serve, or that the regiments would be officered by a considerable proportion of noblemen and gentlemen from the counties in which they were respectively He was strongly inclined to think raised. that the connexion of the militia with the volunteers, for the purpose of forming local and provincial corps, which should remain in their different counties, except in case of actual invasion, or immediate danger of it, would, upon the whole, be the most useful purpose to which those branches of our military system could now be applied. But all the means of defence and exertion, which he had adverted, ought to be consisidered as far from commensurate with the exigency of the present crisis, and with the permanent danger, for such we bught now to deem it, against which it was our urgent duty to provide. For these purposes, it was thority soleunnly confirmed to his majesty by the legislature in 1803, of calling upon all or any of his flege subjects, not only to assist in repelling an invading enemy, but previously to submit to such a course of training and discipline as would qualify them for active service in the field. Under such circumstances as the present, our actual and limits, but those of our population: and stake for which we are contending, we cannot be justified, in suffering our internal pre-

our confidence in our insular situation. ofeven in the undisputed superiority of our navy. Let our force at sea be what it may, whatever may be its distribution, it is well known, that no degree of skill, vigilance, or exertion, can ensure the confinement of the enemy in their own ports, and that it is also impossible to prevent their disembarkation in considerable numbers, on various parts of the coast of the United Kingdom It is therefore necessary, for the purpose of being perfectly secure; of being, as far as human means can render us so, invulnerable, or at least invincible, that we should meet the enemy with what he cannot bring. He must find us an armed nation. these impressions, it was to him a matter of astonishment and deep regret, to heaf that the parliamentary measures, which, it appeared, were still necessary for carrying the plan for a general training into effect, were not to be proposed till the ensuing session; and it had been said, from official authority, in another place, that no danger was to be apprehended till the spring. It was indeed evident, from the conduct, the language, and measures of ministers, that they considered and treated the danger as remote: it might be so; but to delay, upon such a supposition, the adoption of measures confessedly essential to our security, was a species of confidence, to say the least, for which he was unable to conceive any rational pretence, or suggest any possible ex-Was it founded upon the fact, that the great body of the French army was still in Poland? Let their lordships recollect the marches of the armies of France, in the autumn of 1805 and 1806. In 1805, they reached Ulm within a month from the time of their departure from Boulogne; and shortly after, 80,000 Austrians were prisoners of war. In 1806, they not only traversed in eight weeks, the vast tract of counindispensably necessary to exercise the and try between the banks of the Rhine and the Maine, and those of the Vistula, but crushed in their way, one of the greatest military powers in the world. The approach of autumn, or even of winter, would afford no security: on the contrary, long nights were favourable, when the object was to elude the vigilance or purpoit of a superior fleet; and it must be recollected, that it was the prepared means of defence should know no depth of winter, when General Hoche and chored in Bantry Bay Let it not however considering the inestimable value of the supposed, that France is at this moment destitute of means of making a formidable attack. Independently of her native troops.

stopped, 40,000 Dutch troops are returned to the frontiers of Holland, and a Spanish army, of 25,000 men, on their route towards Poland, had halted on the borders of France. These were circumstances, which surely called for the serious and immediate attention of ministers, and imposed upon them the urgent and imperious duty of making the most of the time yet allowed for preparation. This view of our situation might perhaps be considered as too gloomy; but he assured their lordships, that he had never yet been guilty of the crime of despairing of his country: and even under the present circumstances, his anxiety chiefly arose from the sentiments which government appeared to entertain of this momentous and unexampled crisis; and particuharly from his conviction of the unfitness and inadequacy of the measures now brought forward; and not from any distrust of the actual sufficiency of our means to provide effectually for our security. We must however, by foresight, by vigour, by exertion, by perseverance, maintain ourselves on the eminence upon which we are now placed, or we should soon descend to the foot of the declivity, and in that state of humiliation, greater privations and sacrifices would be necessary, to enable us to make a comparatively feeble, and probably an ineffectual struggle, for our insular independence, than are now requisite, for the protection of our wide-spread dominion, and for the support of our formidable power. No plea, no pretence, for imperfect and incompetent measures, was to be found in the disposition of the people. They had not embarrassed the plans and operations of government, nor the deliberations of parliament, by complaints of the continuance of the war, and of the burdens which it had occasioned. On the contrary, their conduct had keen highly honourable to the sound sense, the manly ! rtitude, and ardent loyalty of the country; and he present ministers, could not refrain from givwas convinced, that, at the present moments ing them his thanks for any measure which measures of efficiency and vigour, with a yiew to our domestic defence, would be hailed with approbation and joy by the united voice of the whole nation .- On the present occasion, he had discharged what he considered as an indispensable duty. had expressed sentiments, which he had long Entertained, and upon which he had former-, ly acted. · A slight difference of opinion would not induce him, upon such an occa. sion, and at such a period, to oppose a me:sure of the government: but he now did so, | not his approbation.

of which, the march of 60,000 had been from a firm and conscientious conviction, that if was highly objectionable in itself, and that it impeded the adoption of other measures, far better adapted, in all respects, to our present situation, and to the permanent security of the empire.

Lord Boringdon contended, that there was every probability of the measure being effectual to the extent of the whole number of men sought to be raised. That these men. when transferred from the militia into the regulars, would be at least equal to what they were in the militia, that they would even be equal to most regular troops, he thought could hardly be denied. The noble viscount had said, that a long time must intervene before the deficiency produced by the draughting of them from the militia could be supplied. This was, arhis opinion. the very point in which the present system was most efficient, and that in which it had the most decided advantage over the measure of the noble viscount. By the noble viscount's plan, the new levies would be formed into separate corps, consisting entirely of untrained men. By that now proposed, the 28,000 newly raised recruits were to be engratted into 100 different battalions, into which they themselves would infuse additional vigour, and from whose almost coinplete state of training, on the other hand. they must be brought in a comparatively short period to the use of arms. He confessed there was one part of the bill he did not like, and that was the clause by which any infringement was made on the improved mode of recruiting the regular army, introduced during the last year. He should have preferred it had the period of limited service been still adopted, raising the bounty progressively, as 7 guineas for seven years, 8 guineas for eight years, 9 guineas for nine years, &c. v

Lord De Dunstanville, though he seldom found himself disposed to compliment the went to add to the force of the country at this important crisis. To the mode, however, in which this additional force was sought to be raised, he felt himself called on to object. He would greatly prefer the measure recommended by the neble viscount; namely, the Army of Reserve. It had been tried, and found effectual, however, the present measure passed into a law, it should have his ut post assistance to give it effect; but at the same time it had

The Earl of Selkirk rose and spoke hearly against the power of France alone, but, I in many of the objections which have been stated to the particular provisions of the bill before us, yet I cannot consider these details as an interesting subject of discussion, when the measure is liable, in its very principles, to an objection of paramount importance— I mean, that it is totally inadequate to the exigencies of the crisis in which we are moved the bill, has opened the subject with many forcible observations on the dangers with which we are surrounded, and on the necessity which we are under, of making extraordinary exertions, in conseto specify the exentions, which he wishes the country to make, I could not help thinking the measures which he roposed, a strange contrast to the excidium of his speech. When the noble lord, after taking such ample time to consider the subject, brings forward a proposal prefaced with such observations, we are surely led to expect, that the preparations to be made, should be in some degree commensurate with the exigency, and with the to be brought against us. But, supposing that the measure now proposed were free All that is even proposed is, to raise 41,000 men in the course of twelve months; and that by a ballot, of which the acknowledged erfect will be to impede and nearly to suspend the ordinary recruiting, by which in the same space of time at least one half of that number would be raised. The noble lord then considers an addition of 20 or 21,000 men to our regular and militia force, as a France has obtained during the last three! campaigns. men we are to be enabled to resist the gigantic power, which is now preparing to overwhelm us.—Good heavens! my lords, is it possible that the noble secretary can be serious in making such a proposal? or are we to believe that his majesty's ministers have never at all reflected on the nature and amount of the danger with which we are menaded? Have they forgot that we have to contend with the most formidable military power, which we world has ever seen? that we have to contend single-handed, not

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as follows: - My lords; Though I concur may almost say, against that of all Europer Every resource, which the continent can afford, we may soon expect to see arrayed for the subjugation of this country; and all this immense power is in the hands of one, who is not apt to neglect his advantages. conqueror who with such unexampled rapidity has crushed the most formidable powers on the continent—he who has humbled The noble secretary of state who Russia, who has laid, Austria prostrate, and has scattered the legions of the great Frederick like dust begen the wind, is preparing, with still increased resources, to carry his victorious arms into England, urged on by every motive that ambition and revenge quence of the recent great successes of the can dictate. This sland is now the only har enemy. But when the noble lord proceeded that stands between Napoleon and the empire of the world. He knows that when England is crushed, no other power on earth will dare to give him any turther melestation; -but that while England exists, he will ever have a jealous rival, a watchful and a formidable antagonist. Can we doubt, that every sinew will be stretched to accomplish the annihilation of a power, which has so repeatedly obstructed his view ?-Nor is it by ambition alone that he is animated. He amount of the force, which we may expect makes no secret of the implacable hat:ed he bears to this country, and the vengeance which he meditates for the repeated mortifrom all the particular objections which have fications, which he traces to the enm ty of been urged against it to what does it amount? England. Assuredly, it is now no ordinary war that we have to wage-no war of colonial contests or distant camp igns;-the blow is now aimed at our heart—our struggle is to be for the existence of Britain. It is not the humiliation of a rival that France now aims at,-it is the annihilation of a for, that has for ages been the rallying point of her enemies. Nothing short of total and absointe conquest can now be expected to satisfy counterpoise to the increase of power, which her ambition. To others the conqueror has shown moderation, only that he might With this additional number of street his efforts with more security and to be enabled to resist the gigan-effect against his main enemy. To others, he has shown moderation, only that he might the better accomplish our destruction. But if England be once this feet, as Austria and Prussia have been-never-never er will she be allowed to raise her head again. Calamities severe enough have fellowed the conquests of France in Italy, in Swisserland, in Holland; but the face of these countries has been milkness itself, when compared with that wich is now preparing for En land. In these countries, ambirion and avuice were the only motives to exce s-here they will be . aggravated by rancorous vengeanc, and national hatred, not confined to the com-

manders alone, but extending to the lowest tention; and we may be well assured that imore or less restrained by motives of policy now be turned to naval affairs. -but if they conquer England, they may genius, which has created such an astoand the Englishman that survives the ruin of the French army, will now be unremittingly his country, must expect to see every horior, employed in the improvement of their navy; to which rapacity and insolence can prompt and if we recollect that the disorganized s licentious soldiery, and a jealous usurper. With such a prospect before us, from the before Suwarrow out of Italy, are now the gigantic power of the French empire,—with of every thing that is dear to us, his majesmay lead, it is the duty of those who con- any which it has recently her to maintain. Suct the affairs of the nation, to see that at W hatever confidence we may entert un in the bability of an invasion being attempted: even if these doubts were well founded, to act upon any such presumption would be an unpardonable breach of duty. I hough it were ever so improbable, yet if there is the slightest possibility, that by any concurrence of chances the enemy can make good their landing, we ought to be ready to meet them. To act otherwise would be to trust our existence to chance, and to throw away the security that is in our power.—But, my lords, is the chance of invasion a mere possibility? Then we look at the vast extension of the resources of France, at the means of recruiting her navy, which she has acquired by her continent I conquests, it would be blindness not to perceive, that her nav ower must soon become far more formed. ple than it has ever yet been. France is now in possession of the finest forests in Europe, and of countries capable of affording may command the services of all the seamen which the contibers can afford, from Memel to Cadiz, and from Cadiz to Constantinople. may look too to the certain prospect, know in fact that during all the pressure seen the Franch fleets escape from them, their continental wars, the most active even when their whole vigilance was discreptions in ship-building have never been rected to the single port of Brest: But what would be the case, if airmainents were ready at the same time in Cadia, in Ferrol, in

Hitherto the French have been all the ability of the ruler of brance will safely give a loose to every brutal passion; nishing change in the discipline and tactics of bands, which a few years ago were flying victorious legions of Austerlitz, of Jena, and of Friedland, we shall not be disposed to underrate the change, which the same genius ty's ministers are satisfied with an increase of may effect in the navy of France.—We have or 30,000 men to the army. Surely, therefore every reason to believe, that the my lords, when we consider the horrors to naval superiority of England must ere long which any deficiency in our preparations be exposed to a more severe contest, than all events our means of defence should be valour and skill of our seame 1, it is not the sufficient. Were the chance of suc- part of a prudent count can, under such cirbeasful invasion but as one to a hundred, it cumstances, to overlook the possibility of ought not to be neglected. Where we risk our navy being worsted. This, my lorde, is every thing, we should guard against the pos- an event for which we ought to be prepared, sibility of defeat, with as much solicitude as, and fortunately there is room to hope that we in cases of ordinary concern, against the shall have sufficient time to prepare against atrongest probability. The noble secretary of it. But any one who considers well what state seems to entertain doubts as to the pro- the state of this country would be, if the French had obtained a superiou y at sea, will certainly not be disposed to think, that we can begin too soon to provide against such an emergency.—But, my lords, this is not all-we have dangers more closely pressing upon us, dangers which if we are to meet. we have not a shoment to love .- An invasion is certainly 'no impracticable undertaking for the French, even at this moment, notwithstanding all our actual superiority at sea. The ablest and most experienced naval officers have given their opinion of the practicability of the enemy landing in force on our shores. Repeated experience has proved the impossibility of effectually blockading the ports of the enemy, notwithstanding the greatest naval superiority; and when we consider the vast range of coast that is now under their influence-a range which ere long may have no other limits than those of Europe itself, it is evident that we may be simple supplies of every naval store: she threatened at the same moment from so mady different points, that it will be more difficult than ever to watch them all, and that thus the chances are greatly increased, of the enemy being able to convey an armathe whole energy of the French govern- ment to the most vulne able points of our bent will now be directed to this object: empire. Our ablest admire's have repeatedly

cient to put the existence of our empire tinental powers. on the hazard of the die?-But why, my lords should I speak of armaments that are poleon has reaped an ample harvest of glorig one in full readiness, that they have only again to hil the camp of Boulogne to give us the most serious ground of alarm\*? It statesmen were sensible that invasion was no attempt, would have staked the existence of his power on the success of the enterprise. His authority in France was ill secured; his enemies without were formidable. He had unequivocally pledged himself to lead the expedition in person; and even if he had not,

Rochefort, in Brest, in Cherbourg, in Flush- the undertaking was too great to be deleing, in the Texel, in the Elbe, and perhaps gated. An unfortunate result, though it had even in Norway? What rational hope not been fatal to his person, would have occould be entert ined that some one or other casioned a counter-revolution in France; and of them would not escape, and land either even a doubtful contest would have drawn in England or in Ireland a force suffi- upon him a dangerous attack from the con-In the present circum. stunces, all these obstacles are removed. Nayet to be prepared? Have we forgotten that and may now afford to delegate the conquest the enemy have already a most formidable of England to some of his generals. He may take that course, without appearing to imply any doubt of its success, or any wish to avoid personal danger. The continental powers may be admitted that the embarkation of an are so completely crushed, that there is no army to pass the channel, while our navy reason to apprehend any obstruction on their continues as superior as it now is, must be a part; and the power of Bonaparte in France hazardous under king; but we have every rea- is so confirmed, that even the failure of the son to believe that the attempt will be made in expedition to England would not shake it. spite of every hazard. We show that our ene- When he has so little to apprehend from an mies are not verytender The lives of their men; unfortunate result, and when the effect of and though they were certain of the loss of one success will be to confirm Napoleon as the half of their army, they would not scruple master of the world, have we not every reason that account, if with the other laif they son to suppose that the greatest hazard will can hope to accomplish their object. With be run for such a prize?—In those who shut such determination on their side, and taking their eyes against the danger of immediate into account the number of accidental cir- invasion, there is something like absolute incumstances which may favour their attempt, fatuation. Because our enemy is at a diswhat are we to think of the blindness of tance, and has for a while had his back those, who affect to treat this as a danger turned to us, we seem to imagine, that he against which there is no need of guarding? can never again threaten our shores. His -Three years ago, when the French armies army indeed is now on the banks of the Visoccupied the camp of Boulogne, our wisess tute: - But have we forgot the rapidity with which he moved from Boulogne to Vienna, empty threat, and England was all alive to and from the Hhine to Berlin? Nor are the danger. Yet in comparison with the France and the adjacent provinces left so empresent time the danger was inconsiderable. The ruler of France, if he had then made the two, perhaps, would be sufficient to collect again at Boulogne, such a force as might be sufficient for the invasion. Even before the next winter sets in, it is not impossible that a French atmy may be on English ground; and it the blow is delayed, it will only be that it may be struck with greater artainty. Under these circumstances, not only is the nation sunk in apathy; but his majesty's ministers, setting the example of blind insensibility, are not ashamed of bringing forward such a proposition as the bill be fore us, telling the nation that 20 or 30,098 more troops are to ensure their security. If even my lords, there was an example of that infatuation which seems to be the natural forerunner of the fall of empires, is not the one? In what are we more wise than the Propians, who, a year ago, rushed headlong on destruction, and would not believe in the possibility of defeat? They thought that the begions of the great Frederick were invincible, a we seem now to think that the channel is

<sup>\*</sup> It has been the fashion to treat the preparations of the enemy in that quarter as a subject of derision: but some of the ablest of our naval officers have considered them in a very different light. Some details as to the nature and powers of the flotilla might here be stated, upon authority of the first eminence, and they are ithheld only from prudential considerations, and from the apprehension that information milwithereby be conveyed to the enemy. Were it not for this restraint, these particulars might be sufficient to convince the most septical of the danger of immediate invasion, perhaps in the very face of our fleet, but at least under circumstances, the occurrence of which could not be prevented by the utmost vigilance on the part of our commanders.

irapassable barrier. Will no experience teach form the semblance of an army fit to oppose us wisdom? and is England destined to af- him. - Last year, we saw Prussia overford another terrible example that " quos whelmed after a short and feeble resistance: Deus vult perdere, priùs dementat?"—Let Heaven grant that England may not shortly us rouse, my lords, from this fatul security: exhibit a parallel, or a still more disgraceful let us trust no longer to a barrier that may spectacle! Prussia at least fought a battle be overcome. It is not to the charmel that before she submitted to the conqueror—Engwe must look for security, but to the hands land may probably be overrun, before her of Englishmen fighting for their liberties for the glory and the independence of their and to face the invader; and this far-famed were not the extreme of folly, would be the the glory of making one stand for the liberextreme of cowardice. Shall the descendants | ties we value so highly !-- Great, my lords, of the men, who conquered at Agincourt as the dangers are, with which this country and at Cressy, acknowledge that they cannot is now surrounded, nothing is farther from meet the armies of France hand to hand, and my mind than to say, that the contest is bethat it is only at sea that we can cope with your our strength, or that the resources of our enemies? Away with the base idea, this country, if well directed, are not ade-that England must entrench herfulf behind a quate to meet all its dangers. But if that is miserable ditch, instead of coming out into to be done, it much be by very different meathe field. Let us look the danger in the sures from this the is now before us, and face, and propore for our defence, as if the by exertions of which Englishmen have as as her armies. Till we can hear without dismay that the flotilla of Boulogue has effected a landing on the coast of Kent; that a French army of 120,000 men are in possession of Dover, and that 20 or 30,000 more have made their way to Ireland—till we can hear all this without a well-grounded apprehension. I shall not consider the state of our defence as worthy of the name of England. before such news will reach our cars: and when it does come upon us, what consequence can any reasonable man anticipate, Let any man of military knowledge, who is acquainted with the present situation and discalculate the time that would be necessary, for bringing together an army capable of our session of London, and of all our milkary

army is even in readiness to take the field To put our trust in the sea, if it empire may be crushed, without our having cliffs of I over touched those of Calais, or as yet been little accustomed to think .- In conif the fleets of France had been as victorious sidering the means of resisting the now gigantic extent of the power of France, there is one point abundantly evident, that something more than a standing army, or any description of regular force, is absolutely necessary. I am perfectly sensible, that a strong regular army must be the basis of our defence; that every other description of force can only serve as accessories; "that, without a large army, nothing can be done-by volun-The probability is, that a year may not clapse teers, or any similar local force, or by any exertion of the zeal and courage of the civil population of the kingdom. On the other hand, my lords, it is equally clear, that if we if our state of defence remain such as it now trust to our regular arrivalone, it we cannot is, or such as it will be, with all the addition find means of giving effectual support to our which his majesty's ministers now call for? army by some species of accessory force, we must be overwhelmed: it is physically impossible for us to raise a regular army strong position of our regular and militia force, leaough, to meet that which may be brought against us .- It has been justly observed, that our army is already so numerous, as to form posing 100,000, or even half that number, a greater drain on the population of this kingof the troops of Bonaparte, flushed with all dom, than that of any, other country in their late astonishing successes. Let him Europe has to supply. There is no other look back to the rapid marches of these troops | country, in which so great a number of men, in the campaigns of 1805 and 1806, and let in proportion to the total population, are emhim figure to himself what their movements ployed in the military service of he state. would probably be were they at this hour in his calculation, the militia, and the landed on the shores of England. Let him seamen in his majesty's navy, must be taken say, whether the enemy might not be in pos- into the account, as much as the troops of session of London, and of all our milkary the line: for they are equally withdrawn from depots, before our army could even be got the pursuits of industry, in which they would tried? whether, advancing with his youal otherwise be engaged. Thus, independently spidity into the centre of the country, he of foreigners, the total number of our own whight not intercept our scattered buttalions, people, who have no other business but to defore they could reach a rendezvous, or defend the British empire and its dependen-

cies, amounts to about 375,000, which is save our country from still more imminent not less than one fortieth of our whole popu- perils .- Here, my lords, I shall no doubt be lation. In several of the petty German principalities, where the princes were the most oppressively severe in their demands of military service from their subjects, it was found impossible to carry the numbers of their troops to a higher proportion than one sixtieth of the population, and few of the greater powers in Germany have ventured even this length. It has been argued from this fact, that we are already arrived at the utmost limit, to which the numbers of our regular force can be carried, and that no improvement in the system of recruiting, or in the condition of the soldiery, will enable us to make any very great addition to our army. The idea certainly has some plausibility; but whether it be carrect or not, this at least plying them to practice. A delay of no long is clear, that there must be some limit to the period may be fatal.—Without waiting, hownumbers of our regular forces—that there is some proportion to the population, beyond views are, I feel confident in asserting, that which no country can extend its army; and it is impossible to devise any plan, by which ford a greater proportion of our population, fore quite impossible that the British islands, with a population of about 15 millions, can maintain a standing army equal to that, which may be drawn from the countries under the control of the French emperor, peopled with 50 of 60 millions: and the disprobe inevitable. Happily, however, for the liberties of mankind, there is a natural and a material difference between the case of a nation which has to defend its own indeits population to support its army. bulk of the people, who are engaged in the I trust for ever, those jealousies which for-Prussian armies were repulsed; and it is only rit mutually prevailed, the exertions of the

told, that our government does not mean to trust to the standing army alone. The noble secretary of state has spoken of the necessity. of a varied force, and has hinted at improvements which he has in view in the system of the volunteers.—I could have wished, my. lords, that if such ameliorations are in contemplation, they had been brought forward for the immediate consideration of arliament, instead of being put off for months, as if it were a matter is which delay can produce no inconvenience. In my view of our situation, never was there a time when we could less afford delay. Whatever measures we to be adopted for our defence, there is not a month, not a week, to be lost in apever, till the noble lord may explain what his we have no reason to suppose that we can af- the volunteers can be crendered a defensive force adequate to the present crisis. 1 am than our enemies can of theirs,-It is ther - far, my lords, from feeling the least disposition to undervalue the merits of a body of men. who have made the noblest and most patriotic sacrifices; but the system of their institution is liable to fundamental objections, which no exertions on their part can ever overcome. I have seen too much of the portion of aumbers is too great to be counter- | patriotic zeal-of the volunteers not to honous balanced by any superiority of personal prow- [the spirit which animates them, and not to If, therefore, we were reduced to the trust that, when the hour of peril comes, necessity of maintaining the contest against they will meet it with all that determination, France by our regular fraises alone, no hope which an enthusiastic attachment to the cause could be entertained that we should ulti- of their country's freedom can inspire.—I mately prevail; and our subjugation would am sensible too, that the volunteer establishof their country's freedom can inspire.—I ment, even if it were to be broken up immediately, has already done important services to the country. It has diffused a military spirit, and no inconsiderable portion of mipendence, and that of a nation engaged in litary knowledge, throughout the nation. offensive warfare. An invading power can be has infused into the people a confidence in act only by its regular armies; but the nation our own resources; and, above all, it has rethat is invaded may bring the great mass of moved every clog to the full employment of The these resources, by extinguishing totally, and pursuits of peaceful industry, can give no assistance in attacking a neighbouring country, and the people, in regard to military force, and the people, in regard to military force. Formerly there was an accessive diffidence on their own. To the employment of this great the part of government, to put arms into resource. France enself owed the preservamerly prevailed between the government . tion of her independence, from the dangers white, on the other hand, a corresponding jeawith which it was threatened in the early let'sy subsisted in the people and in parlia-periods of the revolution. It was by the meat, against intrusting the crown with a Levie en masse, that the united Austrian and considerable standing army. While this spiby similar means that we can now hope to country were cramped. There was no mode

in which our military resources shall be cal- I most efficient species of defensive force.—It led forth, that was not, on one side or the is admitted on all hands, that the discipline as other, an object of jealousy. This spirit is now at an end, and it is the volunteer establishment that has annihilated it. At the commencement of the present war, the goverament, with a magnanimous confidence in the spirit and loyalty of the people, threw itself upon their spontaneous efforts for support, and put arms into the hands of 4 or 500,000 volunteers. This act of confidence was met by a reciprocal confidence on the part of the people. Indeed it could not be otherwise. How could the people entertain any suspicion of a design against their liberties on the part of a government, which did ly on individual exertion, cannot be permaexactly what a treacherous and designing rue der would be most afraid of doing? How could they fear that the army would be turned against their liberties, by those men who gave them the arms by which every such at-tack might be repelled? This great measure was not only a mark of confidence on the part of government, ; but an unequivocal earment of the rectitude of their intentions; and as such it has been received by the country. We hear no more of scruple about granting to the crown the most numerous armies that can be raised. The only question now is, how their numbers can be most effectually sugmented; and were any member of parliament new to reteat the declamations against standing armies, that were formerly so popular, what would he meet with but richoule? The result then of this magnificent experiment has been, not only to prove the perfect safety with which the people may be trusted with arms, but to establish a degree of mutual confidence between the crown and the people heretofore unknown, and to fix it on an immoveable basis. If the volunteer establishment had done no other service to England than this, I should think the ministers, who had accomplished so noble a work, entitled to the lasting gratitude of their country. - Buy my lords, while I pay a just tribute of praise, both to the individual merit of the volunteers, and to the utility that has been derived from the institution, I cannot shut my eyes on the intrinsic difficulties, which stand in the way of every attempt to form on this basis an effioft defensive folder, and, at a moment like ins, when every exertion of which this nation is capable, will not be more than adequate to the crisis in which we are involved, I should think it a very ill judged compliment, to persist is expecting from the volunteers, aspe-

well as the numbers of the volunteers has experienced a material decline. On this I should not be disposed to insist much, if it were merely an accidental circumstance; for I am well convinced, that when the necessity of renewed exertions becomes manifest, the energy of the volunteers may be revived in proportion to the apparent exigency of the crisis .- But, my lords, it would be deceiving ourselves, to consider this decline of the volunteers as an accidental circumstance: it has arisen from the very nature of the institution. system, the efficiency of which rests so entirenent and steady in its effects. At the period when the volunteer establishment was formed, the loyalty and patriotic spirit of the people had been roused to for highest pitch of enthusiasm. The apparent dails ir of the country called forth unprecedented inertions of spontaneous zeal; but as the exigency became less apparent, these exertions naturally relaxed. Even before there was any evident change in the situation of public affairs, the energy of this spirit had begun to decline. Such vehement efforts of enthusiasm could not be of long continuance: the public mind had been on the stretch, and naturally sunk back into a state of languor. To this is to be added, that military exercises were, to many of the volunteers, so great a contrast to their ordinary occupations, as to be a recreation while the attraction of novelty continued: but when that zest was lost, it has been found in general very difficult to preserve their attention unimpaired. From this vause, men of experience have observed, that the state of discipline in the volunteer corps, has in many cases followed an opposite rule, from that which is found to obtain among regular troops; among regullar regiments, the oldest is generally supposed to be the best corps; among volunteers, it is more frequently the newest.—This instability must be expected in every institution, the efficiency of which rests on the efforts of voluntary zeal; and even if we could reckon with certainty on, the revival of an enthusiastic spirit, upon every occasion of danger, that would not be enough. Therdanger of the country may often be seriously great; when it is not apparent to vulger eyes, In the present circumstances of Europe, our danger may be considered as permattent; for, even if peace should be concluded, we must look to the probability that our enemy will renow the attack, if even he can take us cies of service for which they are not formed; unawares. In these circumstances, our deand to neglect the means that are in our pow- | feasive preparations cannot be safely trusted gr. of drawing from the man of the people a to the desultory efforts of spentaneous scal

they ought to be arranged on a permanent quance of this, the men who are to be emissystem, that shall never relax in its energy, ployed in repelling the energy, are in a very and that will keep our defensive force in a constant state of efficiency, in peace not less than in war .- For this reason, were there no other, the volunteer system must be considered as inadequate to the present necessities of the country; and it seems to be admitted, even by the warmest advocates of the volunteers, that there is a necessity of devising some establishment of a more permanent nature to replace them. In considering what that establishment ought to be, it becomes us to profit by the experience which has been already obtained: and that we may steer clear of the errors which have obstructed the utility of the volunteers, it is necessary to examine into the inconvenience, which have actually been observed in that system.—In the first p'ace, the privilege of cack individual to quit his coips, though est itial to the idea of grand attempt, the ene a volunteer force, is a material obstruction to drequent false alarms. the perfection of its discipline. The slender tenure upon which the officers hold their authority, compels them to humour every caprice of the men under their command : and though a corps, composed of men of education, sensible of the importance of the object for which they are associated, may be induced to pay that zealous attention, which will enable them to acquire a considerable proficiency in military evolutions; yet it is scarcely possible that the common run of men, placed under so precarious an authority, can acquire that steady habit of ready and implicit obedience, which is the most Important and perhaps the most difficult lesson, that a soldier has to learn.—Secondly, from the composi-tion of the volunteer corps in general, they are of less efficiency and at the same time of more inconvenience to the business of the country, than corps differently composed might be rendered. Many of the volunteers, though not beyond the age proper for militry service, are yet so far advanced in life, as neither to have the same facility in acquiring new habits, nor to be capable of going through the fatigues and hardships of real service with as little personal suffering, as men in the prime of youth. From cirvery generally into this service.

great proportion heads of families, or persons whose superintendance is essential, for the management of various agricultural, manufacturing, and commercial establishments, of These men a more or less extensive scale. I have no doubt would fight with spirit, if they were led at once to meet the enemy; but if their absence from home should be protracted for a long period, the interruption of their domestic concerns might be of material inconvenience. From this cause it is a matter of great and almost insuperable difficulty to bring together a large body of volunteers, or to keep them embodied for any great length. of time. The operations of the enemy may, however, render it indispensable to require this sacrifice from the persons who compose our desentive sorce. Previously to their grand attempt, the enemy may harass us by arequent false alarms. The volunteers may thus be fatigued by long-continued preparations, or may be disgusted by the frequent recurrence of a summons to the field, repeate edly terminating to no apparent purpose; and, under the impressions to which this may lead, they may perhaps be remiss in their exertions at the moment of the serious attack. This disadvantage would be in great measure avoided, if the persons who compose our defensive force were of a different description. A young journeyman, or farmservant, might certainly be spared from his occupation and his home with infinitely less inconvenience than his master; and he would probably fight as well, and stand the fatigues of service much better. There is another important consideration, which leads to the same conclusion. Since fives must be lost in the defence of the country, either the risk ought to fall equally on all; or, if any difference is to be made, those ought to be exempted from the post of danger, whose lives are of most consequence to the good of society. In the volunteer system, the very opposite to this rule takes place: those who are selected to be exposed to the weapons of the enemy, are chiefly men of the middle classes of society, upon most of whom there are cumstance too in the original formation of many other individuals dependent for their, the volunteer establishment, the greatest maintenance and their welfare. By any proportion of the men are above the lowest great slaughter among mon of this descrip-By any proportion of the men are above the lowest great stanguer among mon of this description. To serve in a volunteer corps, requires in most instances apocuniary sacrifice sufficient to deter the most numerous class of the required, infinitely more than is proportion count to deter the most numerous class of the required, infinitely more than is proportion people, while, in the other hand, many incipal such a loss upon a class of men, the pectage in the middle classes of society to enter country, would be a national calarative man men in the mildle classes of society to enter country, would be a national calamity be In come- certily to be repaired; and to this view this

employment of a military force, composed as The rules for apportioning this service the volunteers in general are, must be consipecuniary advantage can sufficiently com-pensate. Lastly, it does not seem equitable that those who are, from their age and circumstances, the most suitable persons to defend the country, should be exempted from this duty, merely because they are not so well disposed as others, who are perhaps by nature less qualified. Still more must it be reckoned unfair, that the pecuniary burthen of the defence of the country should be made to bear harder on the loyal and zealous, than on those who are otherwise. In the establishment of the volunteer corps, a preference was shown, from very natural motives, of public economy, to those corps which agreed to serve on terms apparently the least burthensome to the public revenue. It cannot however be overlooked, that any advantage which could thus be gained to the revenue, could only arise from the individual volunteers taking upon themselves a greater share sof the actual expense of their own establishment. The burthen, to which many of them have thus subjected themselves, is of very serious amount, and is evidently a real and effective tax, not less than if it were collected from them, and read out again from the exchequer, and this tax is levied exclusively from the liberal and the zealous. It must surely appear more consistent with justice, that the whole expense of the defence of the kingdom should be paid by the public at large, and raised from every man according to his pecuniary means; and also that the personal service required should be fixed by law,that a general rule should point out the description of persons on whom this duty ought to fall and impose it on them without partiality. For all these reasons, my lords, I think the volunteer system is inferior in equity as well as in efficiency, to the system of training the people at large, first laid down by the act of 1803, commonly called the Levy en Masse That act, though its principles are in my opinion unquestionably just and important, has unfortunately not been carried into execution, and was replaced last year by a new graining bill, differing from it in no essential point, and in scarcely any that can be deemed an inforovement. Both acts, however, distinctly lay down and proceed upon the great and important principle, that military service for the internal defence of the kingdom's general duty on all the subjects of the for that it is the right of the pate to deemed most proper and expedient.

among the people, appear to me to be stered as a species of profusion, for which no founded in juster principles in the act of 1803, than in that of last year. A classification is made of the male population of the kingdom, within the ages of military duty, according to the age and domestic circumstances of each individual; and it is the clear intention of the act that the youngest of the men who are come to the age of maturity, and those who are least incumbered with families, ought to be the first called on for military service. evident propriety of this principle is such as to need no commentary; but in the application of this principle I would incline to deviate in a small degree, from the provisions of the act to which I have alluded. By this act, the first class is to include all unmarried men between the ages of seven-teen and thirty. The age of seventeen is perhaps too yound:-that of eighteen is low enough to be taken as the standard of manhood; and I should think the first class sufficiently extensive, if it included all from that age to twenty-four or five. Within these limits it does not appear necessary to make any distinction of married or unmarried. The number of married men of this age will not be very numerous: and there is no probability that they should have such numerous families, as to call for any relaxation in their favour. Those who have paid a due attention to the valuable speculations of Mr. Makhus, certainly will not think it a politic measure to make any distinction, that might operate as a temptation to premuture marriages among the common people; and, since we must consider the measures now to be adopted as of permanent continuance, these remote effects are not to be overlooked. At all events, the number of married persons of this age cannot be so considerable as to occasion much inconvenience, even though it were necessary to adopt some means of providing for their families at the public expense; and this would be preferable to the allowance of an exemption, which might have the effect of deranging the whole systen .- Calculating upon this principle, from approved tables of the ordinary duration of Juman life, the population of Great British would afford nearly 600,000 fines between the ages of eighteen and twenty-five; and from the return made under the Levy en Masse Act, there it ground to believe that, after deducting hea-faring men and all others exempted by that act, there

the first class here laid down. This number, my lords, I am inclined to consider as sufficient for the object in view; and on this account it appears to be unnecessary to extend the first class any further. Perhaps, however, it would be advisable to form the , men between the ages of twenty-five and thirty into a second class, or body of reserve, to be resorted to in cases of extreme urgency.—The most important question, however, relates to the measures to be adopted for giving these men a sufficient degree of training. It is certainly of more importance, to give a complete training to a moderate proportion of the people, than to extend over a whole that slight degree of instruction, which will not ren-der them capable of the service that may rendered complete soldiers; and I think it a very ill-judged occonomy not to give them a sufficient allowance of time for becoming so. The provisions both of the Levy en year, are in this respect equally objectionis scarcely possible to expect from it any the assemblage of any considerable body of Vol. IX:

will remain liable to military duty up sards sioned. In fact, something like this is ever of 500,000 men within the description of the result of an attempt to reconcile objects that are incompatible. To train men to military discipline without interfering with their civil avocations, is an absolute impossibility. If men are to act as soldiers, a portion of their time must be devoted to the object of learning the duty of soldiers; -for a certain length of time they must be separated from their families, and cease to be any thing but soldiers. The truth of this principle is fully evinced by the experience of the volunteers. The testimony of every volunteer officer, who has paid at-. tention to the improvement of his corps, is. uniform upon this point, that the greatest number of days, devoted to drilling in an unconnected and desultory manner, has never enabled them to make the same progress, that has been obtained in a very be required from the The men who are small space of time, when the men were as-to be trained ought, many opinion, to be sembled in quarters at a distance from their homes, and kept on permanent duty under. military law.-In making arrangements, therefore, for training the people to arms, we must reckon upon a considerable sacri-Masse act, and of the Training Bill of last fice of their time as absolutely unavoidable. Nounnecessary sacrifice ought to be required: able. The duty required is limited in both but, on the other hand, we ought not to heof them within such narrow bounds, that it situate to make the sacrifice to the full extent that is necessary for the complete attainment real practical utility. The men are not to of the object. We have then to enquire, what be called out more than twenty-four days length of time devoted to military discipline. in the year, and even these can only be may be considered as sufficient, to form reckoned half days, as the men have to go new recruits into good soldiers. This is and return from their tomes. The limita- question on which professional men only tion too, provided by the Training Bill, can pretend to judge; but on the authority that the men are not to be called to a greater of officers of eminence I am led to believe, distance than five miles from their homes, that three or four months, when well emwill, in most instances, effectually prevent ployed, may in general be found sufficient: An advantage will certainly be found, in this men together, without which, the exercise respect, from the description of men who are in petty platoons will be of very little use proposed to be trained. Young men bein prenaring men for real service. The low twenty-five are at a period of life anxiety of the framers of these bills, not to when new habits are easily adopted, and interfere with the ordinary avocations of when impressions readily become permathe people, in the attempt to give them nent. Men of this age will probably beemilitary instruction, appears to have been come good soldiers in a much shorter carried to excess, and has led them to time, than men of a more advanced age, adopt regulations calculated totally to de- and will also retain more permanently what get the principal object they had in view, they learn. When they have once tho-Atraining so very slight and desultory, as roughly attained the habits of military distance which is provided for, would, if all cipline, a very little practice will be suffiprobability, prove entirely useless; the whole rient to keep up these habits even to a late expence would be thrown away; and all the peniod of life.—Upon these principles, my inconvenience fising from the interruption lord. I would propose to arrange the desortation of labour, would be to no purpose. Thus, by an over-anciety to economize the time of the people an absolute waste is occasion of all the young men from the age of significant the state of the people and absolute waste is occasion. BD.

teen to twenty-five. They should be fully the officers of our present militia, from officered, and regularly organized as a local among the principal landed proprietors of militia, but should remain peculiarly under the county. Of the subaltern ranks, a conthe superintendance of the lieutenantcy, siderable proportion would naturally be not to be called out of their respective composed of the young men of superior counties, except in cases of emergency. station, who are entrilled in the local mili-The young men, who have recently entered tia, as falling within the ages of service. into this militia, and are in the first year of Young men destined for a military life could their service, should be considered as not perhaps have a better school, than to forming a separate class, to be kept embedied for at least three months, and duwing this time assiduously employed in mi- training a continual succession of recruits to litary exercises. Those who have gone through their first year, and have attained the requisite degree of proficiency, can be little doubt that these corps of local would not require more than a few weeks militia would be rendered completely effecpractice in the course of each of the suc-tive, and little inferior even to regular ceeding years of their service, to keep up troops which have not actually seen service. "the habits of discipline, and ought not to This would be done, too with as little inbe railed out on duty for any longer period terruption to the ordinary avocations of the than is necessary for this purpose. The most people, as could perhaps be reconciled with advantageous, arrangement would be, that the effectual accomplishment of the essenfor a few weeks in every summer the whole tial object. In the beginning, indeed, a of this local militia should be assembled in great and extraordinary effort would be nesuitable encampments. Being thus collected in considerable numbers, they could had been brought into a regular train, the the better practise those exercises, which have the nearest resemblance to the operaof collecting man in large bodies for exercises of this kind; and to obtain this benefit in a higher degree, it would be proper that during this general assemblage of the local militia, those of two or three adjacent counties should join in the same encampment, and carry on their exercises in one body .-Immediately after the breaking up of this general assemblage, the annual enrolment should be made of the young men who, in the course of the preceding year, have attrined the age of service. Instead of colderting all of them at once, it would be preferable, that they should be classed into different divisions, to join their corps in ro tation. By this means the labour of training them would be less burthensome, and a smaller number of officers would be sufficient for the task. By this means, also, a should be, in each county, a permanent esta-blishment of officers, drawn from the regular be considered as a greater burthen on the country, and acquainted with real service; country, than an establishment of an equal white duty it would be, not only to direct number of evolunteers. As would indeed

be thus employed for a few years, under the superintendance of men of experience, in military exercises .- According to the arrangement which has been proposed, there, cessary: but after the proposed measures burthen of duty would be very light on all except the young men of eighteen or ninetions of real service against the enemy. teen, who are in the first year of their All officers are ugreed as to the importance training. There is no other description of men whose absence from their homes and their ordinary occupations would so little interfere with the business of the country. The men of this description may be calculated at between 90 and 100,000 over the whole of Great Britain; and if they join their respective corporaccording to a plan of rotation, each for three months, there would only be one fourth of these constantly embodied, i. e. never above 25,000 men at one time; and the interruption to the ordinary business of the country would not be greater, than would be occasioned by an addition of this amount to the regular army. To this are to be added the few weeks during which the whole of the local militia would be assembled. If this should be reckoned at three weeks, the individuals. subject to this service, would not be called critain proportion of the local militia of upon for a greater sacrifice of their time each county would always be embodied. I than many of the volunteers subtait to, Cor monding to this proportion, there all of them, indeed, who are in any degree the training of the men, but to insituate the be less burthensome; for the volunteer unger officers. The superior officers of corps are in great part composed of men, is lead milities ought to be selected, like the real value of whose timb is far greater.

be necessary, for bringing our state of prethis system had been sooner adopted. If it had already gone on for some years, all, the young men from the age of nineteen to that of twenty-five would now be in a state of full preparation, having entered the local militia at eighteen, and baving undergone a thorough training during the first year of their service. As matters actually stand, however, there is a great arrear to be cleared off; and to make up for the tardiness which we have shown in resorting to the system, exigency of the crisis imperiously demands. -When the system which has been proposed, is compared with that of the volunteers, no doubt can be entertained that its efficiency must be incomparably greater. The men within the ages that have been stated, cannot be reckoned at less than 500,000; and to this extent we should at all times have a force ready at an hour's warning to maich against the enemy; a force regularly and systematically disciplined, and on which a commander might fully rely; a force composed of men in the full Jigour of life, and animated with all the afdour which characterizes the prime of youthful manhood. With such a force to back our regular army, we might bid defiance to all our enemies. A local militia, constituted in the efficient manner that has been proposed, would certainly be alone sufficient for the defence of all those parts of the coast that are not exposed, and where the principal descent of the enemy is not to be ex-The whole of the troops of the line, and of the regular or old established militia, might then be concentrated in one powerful ageny, in a position calculated to meet the main invasion. If the enemy should succeed in landing an army of such force, as to be an overmatch for that which is prepared to receive him in the first

its height.

than that of the young men, of whom it is, instance, the skill of our commandes would proposed to form this local militia.—An be tried, in avoiding a general action as exception must no doubt be admitted, for long as possible. Our army retiring from the first moments of this establishment, one strong position to another, towards the when a great and extraordinary effort will interior of the country, would be continually approaching to their re-inforceparation up to what it would have been, if ments, and the local militia pouring in from all sides, would soon form such an addition of force, as to be capable of overwhelming the most powerful army, that the invader would choose to risk in the un-In the course of these operadertaking. tions, indeed, some part of our country would unavoidably be left exposed to the ravages of the enemy, but it is not likely that we should be under the necessity of . abandoning the metropolis; for the metropolis itself would furnish so large a re-inwe have no choice but to take immediate forcement, as might, in all probability, demeasures for training all the young men be- cide the fate of the campaign. The mealow the age of twenty-live-a great and a bur-sures that have been suggested, would thensome effort, no doub; but one which the | thus be of great importance in enabling us to meet the immediate exigency, which now presses upon us. But this is only a part of the benefit to be expected from them. Were they established as a permanent system, our means of defence would go on, in a continual progress of improvement. Every year a new cop, if I may use the expression, of newly 100,000 youths would enter the local milities to begin the acquisition of military discipline every year a corresponding proportion would quit this militia, but would carry with them habits firmly fixed in that period of life when lasting impressions are most easily made. Every year, therefore, a greater and a greater proportion of our people would be ready to take up arms in defence of their country; and if the dangers of our situation should continue to increase, so that even a force of 500,000 well-disciplined men in aid of our regular aginy should appear insufficient for our security, the second class of local militia would soon be composed of men who had been thoroughly trained in the first class, and who would still be perfectly capable of doing the duty of soldiers. In process of time, the whole people will have gone through a course of discipline; we shall become, like our enemies, a nation obsoldiers; and then England will assuredly be "According to the plan which as been here sketched, the expense incurred to the public would not be rely widely different from that of the volunteers, when their establishment was at its height. invidcible.—There is no reason for apprethere be any probability that peace can be

accept without diagrace, we must assu- signs, and to enable our own government redly look upon it as a hollow and insecure to entertain a confidence in our means of peace, as a mere truce which the enemy defence. Soon after the rupture it was will be ready to break, whenever he can emphatically observed, that we were at see an opportunity of taking us unawares war because we Could not be at peace. But, with the institution that has been But if our means of defence in the year sketched, we never can be unprepared to 1803 had been such as the system now promeet an invader. Whether therefore we posed might soon establish, we should not look to the continuance of war, or have been under the necessity of resorting to equal importance that we should establish mediate security; neither would the enemy our defence on a system of this kind; a sys- have been disposed to give the provocations tem of permanent efficacy, commensurate which he did, to a power in a contest with with the prospects that are before us, of a which, he could have entertained but long period of unabated danger.—It is not little hope of any great or signal success. perhaps the least of the recommendations When I compare the system which I have of this proposal, that it will render it pos- now ventured to propose, either in its imsible for us to make peace with a prospect mediate or its more imote effects, with of security. If a peace should be made, the measure which he been brought forwe have no reason to suppose that our ward by his majesty's ministers, I can enemy will abandon his views of conquest, scarcely imagine yow there can be a doubt or relinquish his naval preparations. His in deciding between them, or how your means of making a successful invasion will lordships can be satisfied, in such a crisis as be continually on the increase; and an in- the present, with a mere temporary expeterval of peace will only enable him to dient for making a small addition to our reaugment his naval force with the greater gular force : nor is it easy to comprehend rapidity. On this account many persons, on what principle his majesty's ministers who on general principles are sincere friends can hesitate to adopt this or some other of peace, are now advocates for the con-tinuance of wer, as being, order our pre-dread the unpopularity of celling upon the r. sent circumstances, absoluter, necessary people for severe and burthensome sacrifices.

for our immediate safety. If however we If this idea has really been entertained, I adopt the system which has been propo- am persuaded it is a mistaken one. The sed, our means of meeting invasion will al- people of this country are not so dead to so be on the increase; and whatever addi- every feeling of patriotism, they are not so tion our enemy may be able to make, du- insensible to the value of what they have to ring an interval of peace, to his naval power lose, as to be unwilling to make the sacriand his means of attack, we shall be able fices that are necessary for preserving the fully to keep pace with him in the improve- name and the privileges of Englishmen, ment of our means of defence by land. provided they are made distinctly to per-Being thus under no danger of losing in our ceive the necessity, and are fully persuaded relative strength during an interval of that the sacrifices they are to make will sepeace, or of being obliged to renew the cure their object. On this ground Lam war under circumstances of greater disad- persuaded they will acquiesce with more vantage, in the comparative state of our cheerfulness, in such measures as those I own force and that of our enemies, the ob- have now suggested, than in those which stacks which now stand in the way of his majesty's ministers call for .- The ballot peace, will be in a great measure removed. for which we are desired to vote, lays upon We may then conclude a peace, with the the people an oppressive, because an un-prospect of undiminished security, and equal, burthen, without affording any reasthelefore with a prospect of permanence. sonable probability that our liberties are Perhaps, indeed, if such a system as that thereby to be preserved. The ballot dier now proposed had been established ten the same of a demand or military service, years ago, Europe might have been spared we all know to be in effect nothing more the whole of the present war, and all its than a mode of compelling individuals to disastrons consequences. Our augure pay for substitutes: these institutes different in nothing from the recruit who enter the

shtained, on terms which this country can both to deter the enemy from hostile dedether we may hope for peace, it is of measures of hostility, with a view to our impur internal sixuations had been such, as army by voluntary enlistment, except that

perceptible degree the perils of our situation, can it be supposed that the people will submit to it with the same alacrity, as they would to an effective demand of real military service, imposed according to an equal for the preservation of their places can go so far, as to make them overlook the danger to which they expose themselves, as well as their king and their country. The situation of things is now such, that there is no possibility of saving the nation, without resorting, in one form or another, to burthensome and severe measures. would be mere state quackery to delude the people with any different expectation. The time is past when a minister might have indulged a teffderness for the comforts and the convenience of the people. have now to make our measures effectual, -to that consideration must every other bend; and of those who complain of hardship there is but one question to be asked, whether the hardships imposed on them are worse than the rigours of French despotism?—Perhaps, however, it may be alleged, that I am now proposing a superfluous and unnecessary degree of preparation. But this, my lords, I cannot admit. When we consider the immense military resources that may be brought to bear against us, when we consider the number of points people left to grount under the oppression extent of coast which we must be prepared strangers, forced to submit to every wrong

in the one case the bounty is paid out of suggested, cannot be deemed extravagantly the general revenues of the state, in the great for meeting the exigences to which other the payment is imposed on individuals, without any regard to their ability otherwise, it is right that our preparations to pay: the ballot is thus nothing more should be superabundant: If the least shap than a tax, the most objectionable in principle that can be imagined—a mere poll-ciency, they are not what they ought to be. tax, the most unequal and oppressive form Even on principles of economy, our defenin which manay can be levied. When this sive force ought to be ample and superaburthen is faid upon the people to make a bundant. Granting that a more scanty trifling addition to our regular force, such plan of preparation should ultimately prove an addition as will scarcely diminish in a sufficient, and that the invader should in the end be repulsed; yet if this is to be done after a severe contest on English ground, our country would suffer from the desolation of a protracted warfare, far greater losses than would be sufficient to balance the utmost and impartial rule, on those to whom it inconvenience, that could possibly be upwill be least burthensome, and the opera- prehended from preparations unnecessarily tion of which must be to put an end to all great. By providing ample means of deanxiety respecting he security of the king- fence, we have the best chance of deterring dom?—But in truth, my lords, I cannot our enemy from the attempt, at invasion, bring myself to believe that in such a crisis and thus saving our country from the ravaus the present, his majesty's ministers can ges of war, or at least of shortening their be actuated by such a despicable motive as duration by insuring the speedy overthrow the fear of unpopularity—that their anxiety of the invader. But can any one reflect for a moment upon the countless horrors that would ensue if our means of defence should prove inadequate, can any one reflect that it is for the liberties for the very existence of England that we are to fight —and be content with scarty preparations. Who is there that can imagine without hor ror, our aged and beloved monarch weltering in his blood,—his place occupied by a heptarchy of French usurpers, the minions of the conqueror,—the family of our sovereigns, along with the sad remains of all that is now eminent and dignified in England, wandering as exiles in foreign lands, while the mansions of our nobility are parcelled out to French generals, and every thing that is desirable in Eugland becomes the prey of a Frenchman,-all the comforts which industry and economy have accumulated around the dwellings of our yeomanry, our tradesmen, and our manufacturers, scattered to the winds, the pillage of a licentious soldiery,—all the civil and religious institutions, that have hitherto been the boast of Britain, trampled under foot,—our from which we may be assailed, and the and contumely of insolent and domineering . to guard; above all, when we consider the and to every insult, with the sad reflect hazard in which the whole empire is involtion, that they have no longer the protecved, from the prevalence of disaffection in tion of English law, of an English magistra-Iruland, the force that would be gained by the adoption of the measures I have now \* This is but a range and feeble sketch of the

and yet mire then this, we have to guard sing the militia, suspending has findency at aminet; and shall we then remader the in- a most critical moment, and disgusting its bouverience, of making presentations rather officers; and to gain a momentary addition greater:than absolutely necessary, as deser- to the total amounts of our force, they 'prewing of a moment's thought?—By the adop, pose an expedient which will give a serious tion of the measures which I have detailed, interruption to the measures, that have our cituation may be rendered perfectly see lately been adopted for the permanent imcure; and if our activity and resolution be commensurate with the exigency of the crwis, a very few months may be sufficient to bring our preparations to maturity. Each a local militie, as I have suggested to back the efforts of our regular force, I should consider our army as already sufficiently numerous; or at least there would be no mecessity of resorting to a measure so objectionable as the ballot, for obtaining an immediate augmentation of our disposable force. --- am ready to admit to the noble secretury of state the advantages, which a regular and disposable force must have over an equal number of troops of any other description. even for the purposes of defence. But these advantages may be purchased too dear: and certainly, if ever there was a conjuncture of affairs, in which these adwantages were of less value than usual, ut is the present. If ever there was a time when the immediate defence of the kingdom oughts engross our houghts, to the reclusion of evry distant object, it is now. hasho spoke in support of this bill, it would derence which I deprecate, is wholly unneappear that ministers are thinking of Alexundria, and the Cape, and South America, when they should be looking to Kent and to Basex. Gracious heavens! is it possible that infatuation can be carried to this bength ?-that when the existence of Enghand is in question, her strength is to be wested in distant expeditions and colonial conquests? Gladly would I hope that the noble lord has misconceived the ideas of his friends; but the extreme anxiety which sa manifested for a disposable force, and the whole tenour of the measure before us, formesch a commentary on the observation that dropped from the noble lord, as fills me with dread and anxiety. As if our internal defence were not already sufficiently presarious, his majesty's ministers propose to make a trifling argimentation to our dispassors force, at the expense of disorganiz onsequences of French conquest: but the picture has been drawn in detail, and with a mas-tury hand, by the author of The Dangers of the Country and by the author of Englishmen would do well to leakest, while yet the danger hay be

provement of the regular army.-Looking, my lords, to the dangers of aut situation as likely to be permenent, I cannot agree to sacrifice to a mere momentary convenience the lasting and important advantages arising from the measures I have alluded tomeasures, founded on a just and profound view of human nature, the benefits of which every year's experience will render more apparent, and which will do lesting honour both to the administration which parried them into effect, and to the enlightened individual with whom they more particularly originated. The observation of the noble secretary of state, that the interference will only be temporary, is not in my mind a satisfactory answer to the objection; for the benefit to be expected from these measures depends in so great a degree, on a general belief in the permanence of the new system, that any thing which has even the appearance of tampering, must have a destructive effect in shaking the confidence of the country. I am the more inclined to insist on this objection, because the intercessary. I have stated, my lords, that by the establishment of an extensive and welltrained local militia, we should preclude the necessity of any great and immediate addition to our regular lorge. But it is not on/this alone, that I rest my objection; for if such an addition be necessary, and if a compulsatory levy for the immediate augmentation of our regular and militia forces be unavoidable, that levy may be enforced, without affecting in any degree the errest. of the new system of enlistment.-The mode in which the ballot interferes with the recruiting of the regular army, has been repeatedly and amply illustrated. It is now admitted on all hands, that the demand for substitutes establishes a competition against the recruiting service; and that when an extensive ballot is to be enforced, the price of substitutes will be so high short no recruits can be expected to accept of the low houngy new offered for the regular anny. This is the mavoidable effect of a ballot accompanied, as ours now is, with the power of substitution; buffit is evident, that this effect arises from subhitisution and

not fromballot,—that no such effect would to three years, as in the eritical institution of the militis. The unarcidable hard-loted were to serve in person.—I know this of the ballot, its interference with the my lords, that the power of serving by sub- personal liberty of individuals, ought to be stitute is considered as necessary, for missing the severity of the ballot, and for characteristing the severity of the ballot, and for the particular cases, if the individual whose name is drawn were district in which they are levied, to the use under the absolute necessity of quitting his of the balloted men, or of their families.

The balloted men, or of their families. home and his business. But this hardship may be obviated by other means less ob- liable to infinitely less objection than if jectionable than the power of serving by know is; and might perhaps be used for obsubstitute. I would propose, my lords, as staining a much larger addition to our regua commutation for this power, that those har domestic force, than that now propowho are anxious to avoid the necessity of sed by his majesty's ministers. serving in person, should be allowed, upon some pants of the empire, to which a local. payment of an adequate pecuniary fine, be- militia, such as I have proposed, could not fore the ballot takes place, to take their perhaps be safely extended. The inhabitaname out of the list of those subject to be tants of these parts would thus be exempted rawn. When every individual has thus ed from the burthen of a military cuty, iman opportunity of withdrawing himself beforehand from the operation of the ballot, there would be no necessity of leaving any power of serving by substitute, and those whose names are actually drawn, should be ballot in the mitigated form, which I have bound to serve in person. It is evident, that by this arrangement, we should avoid the pernicious effect of the ballot, in drawing off, as substitutes, persons who would otherwise be disposed to enlist into the would occasion to individuals any greater oppression than the present form of ballot, since the payment of a fine before the ballot would not be a more severe tax, than the burthen of paying a substitute after it.—I arrangement would be sufficient to do away every objection to the ballot. certainly an institution which I think it would be very desireable to woid alto-gether; and I would anxiously wish that the supply of men, for our regular force of all descriptions, could be trusted entirely to the operation of voluntary culistment. If, however, that is impracticable; if a com-pulsory levy must be made, and if ballot must be resorted to. I cannot but consider this as a less objectionable form of bulled than that now established. Perhaps, by some further ameliorations, the oppressive

-The bellot, thus mitigated, would be There are posed on the rest of their fellow subjects: and as a commutation for this duty, it may not be improper, that the corresponding class of men there should be subject to now pointed out. The population of the districts, to which I allude, might afford a large supply of men, without any material interruption to agricultural organufactuotherwise be disposed to enlist into the ring industry: and all the apply that can troops of the line. At the same time, it be obtained would be doubly useful, bother does not appear that such an arrangement as directly adding to the military force of the empire, and as draining off a leaven which may eventually become dangerous,-Butmy lords, whatever compulsory levy may be resolved upon, I must concur in the opinion, which has already been urged do not mean, my lords, to argue, that this with irresistible force of argument, that the balloted men ought to be placed in the That is second battalions of our marching regiments, on the principle of the Army of Raserve act, rather than in the militia. To ballet for an addition to the militia, in oader to have an opportunity of drawing of a corresponding number of men from the militia into the line, seems to me to involve a very inconvenient complication, without any adequate motive whatever. The pernicious effects which may be expected, from disturbing the discipline and efficiency of the militia regiments as such a moment as this, have been clearly pointed out by a noble viscount (Sidmouth), as well as the more alleviated. The age of he man sub-effect which this measure must have, in unject to the operation of the ballot, should dermining the present militia establishbe reduced, and ought not. I think to ex ment altogether, by disgusting the officers.

tend beyond wenty-five years: the period Their patience has already been sufficiently. of service in poned should also be limited tried, in the frequent repetition of the same

the idea that their corps are to be degraded a certain amount, fell on the planter, and not into mere subsidiary battalions, to be em- on the consumer; and contended that even pleyed in drilling recruits for the line. But if the reduction of the duty should not imif ever this expedient was objectionable, if mediately relieve the planter, it would is doubly so at this moment, when the death have the effect of dicreasing the consumpsence of the kingdom should be sour chief tion, by which means the market, at preconcern, and when the militia is more like, sent overstocked, might be cleared, and ly than ever to be called into that active, the increase of the consumption would augservice for resisting invasion, for ewhich their institution was peculiarly framed.-These topics, my lords, have already been so ably discussed, that it would be presumptuous in me to suppose, that I could add any thing to the force of the arguments that have been urged. I shall conclude, therefore, with declaring that I cannot give my assent to the bill now before us, when its particular provisions appear to me so objectionable, when the advantages to be expected from it are so inconsiderable, and when its immediate objects would be rendered wholly superfluous, by the an import of 100,000/. above the consumpadoption of measures commensurate with the exigency of our situation.—The question being then put, that the bill be read a second time, a division took place: Contents 42; Non-Contents, 15; Majority, 27.

COUSE OF COMPONS. Monday, August 10. [West-India Colonies.] Mr. Ellis, pursuant to notice, rose to call the ettention of the house to this most important subject. 'He did not mean to detain the house by going at any length into the question, because it must be obvious to any gentleman who should examine the report of the West-India Colonies, that some rehef was necessary to maintain the interests of those colonies. It would be impossible to carry into effect, during the present session, any remedies to which that house was to be a party, but he must recommend it to the right hon. the chancellor of the exchequer, to direct his attention to this most interesting subject during the recess, in order that he might be prepared with some means of alleviating the distress of the West-India planters in the ensuing session. right hon, gent, to the subject omore should have his most serious attention. He anxiously, because he had reason to apprehend that it was the opinion of that right | the question then, though he should say, hon, gent, that a reduction of the duty that it, was impossible to read the Report upon sugars would not be any relief to the without feeling how interesting the subject planter. The hon, member then went was from the circumstances of so large into a consideration of the Report, to a mass of property being involved in planter.

ment the revenue. The employment of sugar in distilleries would also have contributed to the relief of the planters, by adding to the consumption of the article, but the objection that existed against it rendered that impossible. Whilst the market was unrestrained, the price of sugar had kept pace with the rise of the duts, but the contrary had been the case ever since the year 1800. If the ports of Europe were to be shut against them, the planters would have but the home-market to look to, and what would be their prospect with tion, unless that consumption should be encouraged? Another remedy suggested in the Report he should not then dwell upon, because he did not wish to force his majesty's ministers to any premature declaration upon the subject, nor was he . disposed to give rise to any discussion which might assume that intemperate tone that characterized the proceedings in another country. He hoped, if a reduction in the duty upon brandy was in contemplation, that it would be accompanied with a reduction of the duty upon rum.' On all these grounds he moved a resolution, " that the house should, early in the next of the committee on the commercial state session of parliament, take into consideration the report of the committee on the Commercial State of the West-India colonies."

Mr. Rase jun. seconded the motion. He expressed his conviction of the urgent necessity of the case, and was sorry, that the state of the session would not allow the house to go'anto it.

The Charcellor of the Exchequer had no objection to the motion of the hon, gent., " and certainly the handsome and candid market in which he had brought it forward plaimed the attention of the house. For Hadwished to direct the attention of that himself, he could answer, that the subject

them a claim upon the legislature. would arise from it.

measure was unsatisfactory to the West-In- | be printed. dia interests, as well as to many persons

sooner, but, from the various details into and taken out his degree of doctor.

difficulty, not to use any stronger terms. I tion, nor, be believed, that of thy member. He could therefore assure the hon. gent of the committee, to groupd any motion that his majesty's ministers would not lose upon it in the present session because it any time that could be profitably applied would require much time for gentlemen 10 to this subject, and that next session some make themselves acquainted with the whole measure would be brought forward to obof the circumstances. As an individual viste the difficulties at present existing.

Mr. Lushington was glad to find that the per of the committee, he might feel himattention of the house was at last directed self called upon to submit some resolutions to. West-India interests. The circumstances. stances in which the colonies were placed proceeding might, and probably would be by the abolition of the slave trade, con-rendered unnecessary by the regulations trary to the opinion of the planters, gave which might be adopted by the governors The of the company.—The report was then or-Report said, that unless some immediate dered to be printed.—The hon, gent. next remedy were to be applied, ruin would be presented the third report from the fithe consequence to the West Indies; but mance committee, respecting sinecure it would be five or as months before any fices, places, and pensions, held under the legislative remedy could be applied, and crown. After the report was brought up this was one of the qurcumstances that con- and read, the hon, gent. observed, that tradicted that passage, which ministers this report had been prepared by the com-had introduced into his majesty's speech at mittee pursuant to an instruction from the the close of the last session, that the dis- house of the seventh of last month. Imsolution took place at a time when no ma- mediately on receiving the instruction, the terial inconvenience to the public business committee had issued its precepts, and the return to these precepts formed the matter Mr. Hibbert was happy to observe the of the report which was just read. It would very candid manner in which this subject be for the house to judge whether any had been brought forward, and which was vote should be founded on the report, and much more calculated to produce an im- he did not know whether he hould move pression on the house, than the use of that in its present state it mould be practically stronger language. The hon, gent, ther, ted, because returns had been received warmly urged the claims of the West-India only for a small part of Scotland, and but proprietors on the legislature, agreeing with one or two from Ireland. He hoped, howthe hon. member who preceded him that ever, that the whole would be completed the dissolution of parliament had been the by next session, when he should be able to cause of inconvenience in this respect; and take such a course as might seem most contending, that the justification of that eligible.—The Report was then ordered to

[Perition of Dr. Highwore.] in that house, who had no ambition to ob- IV. Smith observed, that he had a Petition tain any place in the administration.—The in his hand containing matters of a very resolution was then put and agred to.

Bankes brought up the second eport of the committee of finance respecting the Bank.

The report was ordered to lie on the table; the second to be man was more disposed than he was to lay any complaint before the house, he would have he stated to present it were it not that but on the motion that it be printed, the hon. it contained matter of great moment to the gent. thought it necessary to ava few public in general. The petitioner Nawords. It was not in consequence of any thaniel Highmore had studied the civil law inattention on the part of the committee, for 11 years at Jesus college, Cambridge; that this report had not been presented had performed his exercises with a plause, which it was necessary to enter it had been found impossible to present it coner to the house. Yet if the report had been laid quence of the refusal of the archbishop of before the house as early as he at first Canterbury, to give him the proper authomat reason to be a supplied for redress to the Probad applied for redress to the

chief of this put could not perpend; he the university cheuld be neglected merely of legislative regulation hereafter. But he rous. ont breckleut for it was not the bractice for 7 years past to give a resson in cares of posite to him (the advocate-general, &c.) the might, perhaps, explain this business. that the petitioner was in deacon's orders. Even if owing to this he was to be cousidered as a apiritual person, it was not a reason why he should not practise in a court of civil and ecclesiastical law, and more especially as the exactice was, till the 17th of Heary the 8th, Autrely confined spiritual persons; and the chancellorships of the dioceses were still in the hunds ness which its importance seemed to deof spiritual persons. atrong interest in this case, for it appeared petition, which was read at the table. to be decided by a side wind, that persons in deacon gorders were unqualified for practising in the ecclesiastical court, and that without any legislative provision on the subject. The hon, gent, then adverted to book written by one of the Civilians, so hite as 1804, which contained a passage, stating that, in 1764, a person, in deacon's orders, bad applied to archbishop Secker, and was rejected, because it was mure agreeable to the doctor's practising; and the meason was, that they apprehended the was permitted. Doctors, therefore, appaged to differ on this point; but this writar seemed to think, that being in deacon's the rights, privileges, and immunities of orders was no objection; but that the re- the university of Cambridge are guaranteed jection was because it was more agreeable, and secured by divers reval patents and to the actual agracutioners, who were apprehensive that the society, would become ferent members, and to their several acadeinconveniently, numerous. Now, that a mic degrees; by one of which charters, it multiples, who had studied at Cambridge, is especially provided, that dictors in civil said decrease night be considered as in this law shall experience neither hindrance nor instance standing up for the Nieleges of phatruction in their admission into

suitout and resisce assigned. This was in society that he should be so, was a point affair of an serious a rature, that if the al- that required some attention from the lelegations of the petition should be proved gighture. They apprehended that the so-it qualit, perhaps, to the made the subject ciety would become inconveniently purse-As to that point, there certainly apmany to give no opinion on it at present peared no reason to think that those who He imputed no theme to the metropolitest were to study 11 years at Combridge before exist officer. They had not acted with they were admitted, would incommode the society, supposing that this were an argument worthy of any attention. The power to reject without appeal was too great to be entrusted to any man. This gentleman had gone through all the forms, and if the The practitioners of the common law were power of rejection without appeal was to be mitted by the benchers; but they never allowed, the principle would go the length. ejected without reason, and there lay an that not only those was desired to be admit appeal to the 12 judges. But the present ted, but those who were already admitted. retitioner had in vain attempted to be heard would be dependent entirely on the architecter any court, and that was the reason bishop. But it was said that the archbishop that he had now come to parliament for response to had granted his fiat, without knowing that diese. The reason privately assigned for the petitioner was in dearon's orders, and this, for none was publicly assigned, was, withdrew it upon receiving information that this was the case. This, however, was not alledged publicly. Allathat was alledged was, that the thing was not agreeable to the practising doctors. He had some other things to state, but as he had taken up the time of the house so long, he would finish for the present, trusting that the house would take up the matter with that schous-The public had a serve. The hon gent, then presented the stated, " that the petitioner, Nathaniel Highmore, doctor and professor of civil law, and member of Jesus college, Cam-bridge, was, during in years, a student of civil law in the university of Cambridge, in consequence of which he obtained the degree of dector and professor of civil law; and that this degree has ever been held, as. by the statute and canon law ordeins della qualification for, and as giving a right to exercise the profession of, an ecclesiastical advocate in the courts of civil and canon law, sty would become too numerous if this holden in Doctors Commune, and which courts are praced under the administration of the archbishop of Canterbury; and that

olesistical offices, whether with or without do lie upon the table, the cure of souls, the latter of those, so versity, was confirmed Sannact of the 13thoungo at length into the consideration of M. Elizabeth; and the pentioner further states. He had pully 46 state, that the pentition was that Saving received from the register of the said unwersity & certificate of such his full and complete qualification, he did, in consequence thereof, duly and regularly He did not mean, however, to charge the obtain the flat of the archbishop of Can terbury, in pursuance of which his grace's rescript, or commission, appointing him to this ecclesiastical office, was made out, and scaled with the soft of the vicar-general of the province of Canterbury; and that having, notwithstanding such his qualification and his confinesion, been refused admission, to exercise thereunder his spifitual and canonical profession, and having in vain appealed to the archbishop of grace, and to the said visitors, for an hearing of his case, and for redress of the injury by him sustained, he did carry his suit into the court of king's bench, and did apply for a rule to shew cause why a mandamus should not issue for his admission: which application was however refused by the said court, for the reason that the petitioner had not been able to 'ew his right! to be admitted to this ecolesmatical office, on any grounds of which that court could take cognizance; and enable as the pettioner thus was to obtain, in a court of cival jurisdiction, a discussion of his title and of his qualification for this spiritual office, he applied to the archbishop of Canterbury for permission, in a court of spiritual jurisprudence, to plead his case, but with which application for such public region it was deemed unadvisible to comply; and that having been these excluded from the exercise of his canonical and clehaving formerly taken the orders of a deacon, he has, by the refusal of an hearing to his case, been deprived of the opportitmity of shewing, in the first place, that he was duly authorized to divest himself, and did divest himself, of those orders and of his clerical character; and secondly, considered them in some measure as a vest that although he were even still believe man, ted right, rather them a favour conferred be would not the public. There describe ducation, that the petyton

The Advocute-General of the petitioner conceives, including the office The hou, gent. Aid not then in institute of an ecclesiastical advocate; and this, to- any proceeding immediatel apple the detigether with the other charters of that work ion, it would not be necessary for him th

founded upon a great mesuperchension of facts, and a great misapprehension of least principles, as applicable to those facts.

Mr. W. Smith stated, that the sliegefrom in the petition were founded on the allegations in an affidavit made in the evert of king's beach.-The petition was then ordered to lie on the table.

missiparehension on the kon. gent.

[Offices in Riversion.] Mr. Banker rose to submit, pursuant lo notice; a fairtion on the subject of granting offices in reversion. If he might assume, and he hose bed he might, that the opinion of the house Canterbury, as also to the visitors of the had undergone no alteration on this point college of doctors of law, applying to his since their late resolution, he thought it. would be sunecessary for him to trotale them at any great length, as he might ent pect an ananimous concurrence in the proposition which he was about to by before them. It would be waste of time for him to address them at any great longth, whell . he expected n opponent: but been he heard that that been somised that the object of the bill passed by the house against the granting of offices in reversion trenched on the just prerogative of the crown, and that it would be of ac real service to the public in point of economy, he begged leave to say a few words on there topics .- With regard to the prerogative of the crown, he was firmly persuaded that the object of that bill touched upon it bus very little, and could not be properly said materially to trench upon it at all. There was at present an opportunity for an undus dissipation in that prerogative; and he was convinced that it would be more full, betrical profession, on the ground of his ter exercised, and much more heneficial, if the granting of offices in reversion should be restrained in the manner pointed out by the bill. It would certainly be rather strengthened than weakened, for the gratitude of persons entering upon the rever-none, would nathrally be small when they therefore praying the house, to take his ware some instances where these reversions case into consideration, and graps him re- were hald by persons perfectly unfit to whi O THE TH might be attached to the

offices, and more especially in the cases of with whom he acted, were of opinion, that / severaions sold by persons of the other sex, see bouse ought not to resort to any act, would have ventured to recommend the The constitution had defined the duties of grants in the first instance, without the both, and he could not contribute more to danger of creating the strongest sensation in the interests of that house, than by conthe public mind, and of exposing them—fining it within its just and natural limits.

But It had been suggested to him, therefore, public. Directly it might not. But cer- by the single act of that house which a tainly the committee expected, and he was persuaded that the expectation was well founded, that the establishment of the principle would ultimately lead to much practical economy. Several offices afforded wery large emoluments, while they had no duties attached to them. The committee might judge it proper to review these offices, and see reason to subject some to .new regulations, and advise the total abolition of others. But, if, in the mean time, the practice was persisted in of granting these reversions, the labours of the committee would meet with increased difficulties; and parliament seeing no prospect of , any immediate benefit from whatever arrangements they could propose, might be , more called and indifferent respecting this important object. On these principles, he presumed, the house had adopted the resolution formerly submitted fort on this subject, and on the same principles concurred unanimously in the provisions of the bill which he (Mr. Bankes) had the honour to carry up to the house of lords. What the fate of that bill had been, the house had an opportunity of ascertaining from the report of the committee appointed to examine the lords' Journals, for their proceedings upon it. It appeared that it had been put off to a term to which there was no probability that this session would extend, and consequently that it might be considered as totally lost for the present. In order, surprise and segret which he could not help therefore, that no inconvenience might feeling at the fesult of the enquiry of the arise to the public service, as the legislative measure had fuiled, and what had before been the prerogative, might now be con- to their processings upon the Reversion as in force, he thought it the duty bik. From this it appeared, that that imthat house to address his majesty, that portant bill had been rejected. But he that house to address his majesty, that portant bill had been rejected. But he would be graciously pleased not to grant | could not help being very much surprised any offices in reversion, till both houses at this, because it was an unusual thing

The incapacity was, indeed, in some cases which might betray a disposition to usurp so palpable and glaring, that no ministers the legislative functions of the other house. it had been said, that in point of economic that if a bill were to have been brought in, this object would be of no advantage to the it might appear to be an attempt to do that should be done by the act of the legislature. The mode he proposed to adopt was altogether free from such an objection, and there were several instances on record, in which, whilst enquities were carried on by that house, it had andressed his majesty to suspend the exercise of certain prerogatives until the result of such enquiries should be known. With such a view he had framed his motion, and if the house was disposed to support the principles when it agreed to the resolution last session, and passed the bill this session, he was convinced that there would be an unanimous concurrence in his motion. He then moved, " that an humble address be presented to his majesty, that he would be graciously pleased not to grant, in any part of his majesty's dominions, any office, place, employment, or salary, in reversion, or for joint lives with benefit of survivorship, until six weeks after the commencement of the next session of parliament." Before the question was put, he had one observation to make, which he would take the liberty to add by way of notice, namely that he meant, in an early period of that session, to move for leave to bring in a similar bill to that which had passed that house this session. -On the question being put,

The Hon. J.W. Ward said it was not his intention to enter upon any long discussion at present, and te now only rose to express that committee which had been appointed to "examine the Journals of the loves, relative should have an opportunity of considering that a bill which had met with so very slength subject most fully. It was on this der an opposition from sequence of the house, —which had met with no epposition in that house, the bring in the bill, bushoth he and those which was directed against public abuses.

an object so peculiarly necessary in the of the house—as one who, with a keen and it could be known by any indirect means, pose that it was maturely considered and amply debated in a full house [hear, hear]; that the whole proceedings were conducted with that gravity and serious deliberation which the importance of the case required, that all the ministers of the crown attended in their places, [hear, hear,] as it was their duty to do, in order manfully and openly to oppose the bill, if they thought it an improper one, or to support it with all their strength, if they were of a contrary opinion! It must at least be supposed. that if the house was not so full as it might be, their lordships, out of respect to their own character, and a due regard to the unanimous opinion of the house of commons, would have consented to an adjournment of the debate on the bill for a short time, in order to enable those who might be absent to attend their duty! [hear, hear! It must be supposed that the discussion on so important a bill was not disgraced by an empty house, lest there should be an appearance of gross neglect, insufferable insolence, or some motives of a worse description! Of course the commons could not be supposed to know who proposed the rejection of the bill, or by whom that motion of rejection was sup-But they might be billy assured that it could not have been by a person who was himself in the possession of a reversionary office of great molument. was nothing in it that materially trenched
hear! hear! They might be accepted on the prerogative of the crown, for he
is was utterly impossible that the motion of considered it as a matter of nice calculation,

present circumstances of the country avariateus eye sat feasting apon the sopes should be rejected in the other house. It of reversions to himself, as family, and was a subject of very great regret, too, dependents—[hear!-hear!]—or a person with him, both on account of the failure of whose delight was to hunt after that aper a most important object, and also on accicies of property called by the civilians the count of the indication that was manifested hereditan luctuosa. In that house of parof a want of disposition in the other house cliament, which consisted of 400 members, to co-operate, with the house of commons at was quite ridiculous to suppose that only in restraining the undue expenditure of the were present at the inglorious and inpublic money. Of course, the house could decent rejection of this bill. He insisted, know nothing of the detail of the proceed- that notwithstanding the voice of the arisings in the other house on that bill; and, if tocracy, the house of commons should discharge its duty to the country, and scopt it would, of course, be irregular to allude a mode to prevent any thing the from to it here. But, one must naturally support occurring. He hoped that the noise would persevere, and bring forward a similar bill; session after session, until they convinced the house of lords, that the people and the commons of England were not to be trampled upon.

The Chancellor of the Exchequer did not feel any objection to the motion of his hon. friend, and had risen only in consequence of what had fallen from the hon, gent, who had just sat down, to state why he did not object to the present motion, and the grounds of the conduct which he had observed with respect to this measure, when it had been before in its progress through that house. And he throught this the more necessary after the ingenious course. which the hon. gent. who had just sat. down had taken, by which, in a way certainly perfectly parliamentary, he contrived to throw out the severest animadversions on the servants of the crown. The reason for the non-attendance of the mihisters of the crown probably was, that they had not thought the bill of such importance as necessarily to require their attendance. Two opinions seemed to prevail respecting the importance of the bill. Some thought it of vast importance, with a view to purposes of economy, while others considered it formidable, as trenching on the prerogative of the crown. In neither of these rejection could not have been supported whether it increased or diminished the prethe spoils and plumber of the country ;-by certainly increased it in another; and where: the matter was so nicely balanced, he did not in his family algority. Far less could he think there could be any reasonable grounds soppose, that the motion for its rejection for supposing that the prerogative could should be acconded by another person, the materially trenched upon. As the complaint affects of the bill, he could the complaint affects of the bill, he could be complaint affects of the bill, he could be complaint.

was the best way of making provision for lous than the statement, not that he had the families of meritorious servants of the heard in that home; but that had reached public, without imposing any new burthess his ears from another quarter, that, inbrest on the public. It was once a mode of pro- of manfully opposing the measures thems the provision now up use in such cases. he was glad to take that opportunity of sethere was the great advantage to be expect-would not allow, that if he were to be aced from the bill in point of economy, and tunted by such feelings, he could never
on the other he saw no reason to fear any have selected a work person for the purdanger to the prerogative of the crown. If pose, than one so hearly connected with certainly might be considered as the duty the measure, on what appeared to him of the ministers of the crown to attend, great constitutional grounds of objection.

But those who adofted neither of these This he had known from a conversation aginzons, would of course act as if they which he had with that person on the subhad proposed the measure, he had not to pass that house without oppositionthought to movessary to appose it, but at But, if he could not produce any change appeared to others. The bon gent-over united that he had felt supprise at the acthe way, had expressed his surprise at the rejection of the bull, but he saw no reason of 'its' rights by any branch-of the legislatuse. It was the right of the other house, subtedly to reject or approve, and nothing could be more prejudicial to this could only be properly done by an act of the legislature. As to the disgrace imputed by the hone member, for the member in which the messore had been disposed of in another-place, he should leave that to had displaced upon him by a neversionary grant, life the specion, however, approach, life had never understood that it peared to him at all to merries with the manife contemplation to deprive such personal to him at all to merries with the special transfer of the specia description might part so well second other mater, he gave it his a persons exercise their distinction upon the "Mat Bourse's expectaphenn quest the but could

only regard them in the view that had been his connection with whom he had himself studed by his thou- friend (Mr. Bankes); reason to be proud, had on this and every some fixes might in this way be saved for other occasion exercised his own judgment the reward of struces. But it ought to be swith a view to the public interest. Noger ollected, that this method of reversions thing could be more unfounded or ridecuviding for lard chancellors, to whom, for belves, ministers had sent others down to instance, the reversion of a tellership of reject it. If that statement had made any the exchequer nught be granted, instead of impression either there or in the country. On the one side, therefore, he thought moving it. There was no candid mind that it was assumed, that this was a measure of him as the person that had been alluded great importance, on one hand, in point to. He was ready, however, distinctly to of economy, or on the other with a view state, that he certainly had known that it to an infringement on the prerogative, it was the intention of that person to oppose considered it as a matter of no uncommon ject, in which that person had expressed interest. When, therefore, his hon, friend surprise that he had suffered the measure the same time be did not regard it in that in that person's opinion, so nember had great and favourable light in which it had any been effected in his own, and he adtive opposition made to the measure from that quarter. Nothing, could be farther why he should be susprized at the exercise from his thoughts than to influence any person on the subject; so far from it, that he had assured his bon. friend in a commutrication which he had with him since, that whether he should bring forward his molinear than to use unse a dictating authority, I tion for an address or not, no act on the and to attempt to do by its own act what | part of his majesty's government would be remeted to that could interfere with his wews. Belove the present motion and brought, he had given in a hon. Iriend his sesurence, that even if he should not bring forward any mation, the practice of grantothers to decide. But certainly no person ling places infraversion, should be disconqualities another dissate rested on such a questiment unto the subject should come tions, then one who enjoyed an office that again lettly before the consideration of perpo apport.

great satisfaction The individual to whom at hearing what had falles from the chorad flored Asias, and of relief of the controver. He had this sion bill; and indeed the feeling was genemak throughout the whole country.

was to be considered as being advantageous or disadvantageous to the interests of the in fact, that right hon. gent. thought it to be so unimportant, that he was rather mediand to believe that he did not attend in his place in that house, on the different discussions which took place upon the subject. Now, he (lord H. Petty) was of a very opposite opinion; he did comceive that two most important principles were involved in the consideration of that question. Was it not, in the first place, of some importance, that persons of ability should be appointed to fill different offives in the service of the public; and was it not of some importance also, that the legislature should provide that his majesty should not be deprived of the fair exercise of his prerogetive, in selecting such only as he thought qualified to fill the offices? This power, the practice of granting places in peversion might deprive him of, in many instances. And in the second place, was it not of some contiderable importance, with a view to public/economy should be declared to be useless with reto be abolished, was it not of some very material importance, that it should be in the power of the servants of the crown to abolish the office upon the office becoming vacant? There was, for instance, a case that occurred last year, in which it would have been well if the measure, which was then spoken of, had been so long in force, as that places were entirely free on the death of the present occupants. The place of Customer of the ort of Dublin begame places which it was recommended by the tion of the hop: gent., and he could got ...

morning received a letter from his counti- committee of finance to shoulds. The duke tuents on the very subject now before the of Bedford, then lord lieutenist of Ireland, house, requesting him to give his stre- being influenced by the name spirit of muous support to the revival of the rever- economy which actuated the sained of his majesty's confidential advisers in this count try, would have abolished the office if # Lord Henry Petty expressed his difference had beed in his power so to do; but, he in enterion from the right hon, the chan found on enquiry, that a reversion was end cellor of tife emchaquer, as to the importanted upon him; he did then all that was tance of the ball to which the motion then in that case left for him to do; he took c re before the house referred. That right hon. that during his administration of the affairs gent, was of opinion, that it was a matter of Ireland, no reversignary interest of that a of extreme doubt, whether the prerogative estuation should be granted. The right of the crown received any additional hun, gent., however, stated, with reastrength, or was dimigrated by the professions of that bill; and also, whether con-ed as another place, that a noble lord, who endered as a matter of public economy, it already possessed a reversionary interests might be considered one of the most fit persons to Speak apon the subject. to make out this case, the right hon, gent. should at least have proved, that a personin such a situation inust be completely as tisted that the measure of his desires must of course be full. Until he did this, which would be extremely difficult for him to do. he could not support his proposition. Une fortunately, however, for his argument, am instance was glauced at in the course of the debate, in which the person alluged to had two reversionary interests; and it naturally followed kint, where this strong desire for emolument was manifested, the persuamight very probably be ready to accept a: third, or would even have no objection tof the acceptance of a fourth for ismsell or. some branch of his family. In every point of view in which he could consider the subject, he thought it to be such as deserved. his utmost approbation, and from every additional discussion that it underwent, he was strengthened in his former opinions on this subject. The house had itself declared that if at any particular time an office its epinion almost unanimously, they had done what they conceived to be essential spect to public service, and such as ought to the public interest, and he hoped that that house, the great inquest of the nation. would continue to proclaim its openon with all the weight which it carried with it, to the other branch of the legislature, to the grown, and to the country, in the most firm and dignified manner. He hoped that the other house might by next session of . parliament, view the subject in a more favourable light, and that then the bill would have a better tate.

Sir John Sebrightowed it to his country, to vacant by the death of the last officer who his constituents, and to himself, to declare filled that place. That was one of the itis full and entire concurrence in the mo-

evertions might not interfere ballieve that they were rather averse to the measure, if it had not been for the words that had been put into the kingle speech, parent inconsistencies before them, he would beg leave to bring to the recollection of the house, that the only mee. sure which was recommended by the mance committee to be put into execuion, was that which presed that house in the form of a bill, which was afterwards lost in the other house. It was reported that it least all his majest to ministers who helouged to that house, were not present on that occasion, and indeed the right hon. when the subject was mentioned, he should have thought t would have been more natural for him to have defended the measure on the principle itself, on the same ground commended in the speech from the throne. However, at the same time he must dethere had been any thing of management in the matter, the noble relation of that right bon, gept. was, of all others, the most inimposer person to select for giving the meaking any kind of secret opposition in another place. But the right hon. gens. dered it to be one of those indifferent, mik-and-water measures that it was hardly

that express he extreme shipsine at the event that was to him a matter of extreme manner in which the bill had been dispondinguise, which happened to escape the sed of in the other house.

Mr. Whithread observed, that the right matter of extreme surprise; if bon, the chancellor of the exchequer had the outlet be possible that the lord chancely now just the question in a different point of lor, who delivered the speech in the name was presented at the same his support to this committee of function were most graciously. to the committee of finance were most graciously one might not interfere ith the lord chancellor could afterwards ever have should of the committee of finance. Now, thought of opposing the first fruits of their this appeared certainly to throw some new labour, which was brought before him in light upon the subject; it was to him mat- the form of a legislative proceeding. It her of information, as the silence of his ma- would also be to him a matter of extraorjesty's present mainisters beretofere on this dinary surprise, if he should be told that a subject would rether have inclined him to noble lord, who could not certainly be a stranger to official proceedings, taking up a paper, and on looking at it, expressed his surprise most ionocently, saying, " Oh !recommending the continuation of the dear; so the reversion bill has been rejectionance committee. Then, with these ap- ted in the lords!" If he should happen to be informed of such circumstances, he must confess that he should be a good deal surprized. But then, some said that the measure would trench on the royal prerogative, and therefore it was objectionable. Now, be did not hesitate to say, that with him an objection of that sort had very little weight, as he was desidedly of opinion, that in many instances the prerogative of the crown, inasmuch as it obtained influence, ought to be diminished. Some the chancellor of the exchequer, couldssed gentlemen, however, took it in another hat he was not certain, whether or not he view, and talked of coercing the other attended all the discussions that took place | house of parliament. This was what could that subject. But now that the right not bear a serious answer-to talk of coerhon gent, did happen to be in his place cing them was ridiculous. But so much would he say, that it was the acknowledged right and duty of the house of commons, to guard the public purse; and that, as guardians of the public purse, they ought, that it might be supposed to have been re- in a measure of anance, which was peculiarly their phovince, to persevere until they might possibly at length convince the other. clare, that he most cordially agreed with house of the trength and propriety of their the right hon, gent,, that if there had been arguments. He should be glad, if it were any thing like a trick in the business; if possible, that a resolution should be framed, expressive of what appeared to be the unarnimous opinion of the house on this subject that it should be carried up to the house of lords, and that their lordships should then be called spon deliberately to, express their opinion on it.—The question. was then put of Mr. Bankes's metion, which was carried, dem. con.; and it was ordered worth his attention; however, to oblige that the address should be presented to his hon. friend (Mr. Bankes) when the did majestly by such members of that house as peak upon it. he gave it a sort of sold sup-ort. Shere the one circumstance, how-council.

the motion, that this house at its rising do adjourn to Thursday next,

Mr. Whitbreadrose. He observed, that this country being at present surrounded by the most gloomy prospects which perhaps ever offered to any nation, events were not unlikely to occur which might induce irremediable distress, if the utmost vigour and vigilance were not employed by all the departments of the state to avert the evils that menaced us. In such a crisis, of course, he deprecated the prorogation of parliament; pregnant, as the crisis was, with events which migh render it peculiarly desirable for prudent ministers to resort to parliament for advira. He hoped; therefore, it was not intended by ministers to advise his majesty to prorogue parliament on Friday next, as rumour stated. Among the causes of gloom and alarm which this country at present witnessed, the hou. gent. noticed the state of our relations with a particular power-he meant Turkey; with regard to which, that house and the country were really unable precisely to decide whether we were at peace, or whether we were at war. An ambassador had been appointed to that state, and yet what was the nature of our connexion with it, or our future prospect regarding it, was quite uncertain. But he did not propose to press any embarrassing questions upon his majesty's ministers as to this topic. There were, however, other -points upon which he was anxious, in common with the country at large, to receive all the information which ministers could consistently afford. The first and most important was with respect to the Russian treaty. In that treaty he observed an article specifically referring to the mediation of Russia between this country and France. Now, he wished to know whether any direct communication had been received from the court of Petersburgh, in consequence of this article? At the same time, he could not help observing, that there was something in the present juncture peculiarly favourable for the restoration of peace upon honourable terms, if ministers dexterously availed themselves of it. Thinking so, he strongly recommended ministers to accept the proposal of negociation; and, if they would enter upon it in the spirit of peace, he had no doubt that it would terminate in the establishment of that invathat it would lead to great and parmahent off, had with regard to which, immediate Vol. IX.

[GENERAL STATE OF AFFAIRS.] On calamity. The next point spon which the motion, that this house at its right hon, gent felt extremely spixious for information, was with regard to America : whe-ther communication had been made by the American government upon the subject of a recent event on the American coast; and whether any steps had been taken by mittiters in consequence of such communication tion? This was a question with regard to which the country felt extremely interested, and particularly as to the probable result. These were the two importante. points upon which he thought it his duty. to apply to ministers for information, not only for the satisfaction of that house, but of the country. But with regard to the proposed prorogation, the hon. gent. called the attention of ministers to other i tant considerations, which appeared to him strongly to ferbid that proceeding so early as was expected. According to the conditions of the Prussian treaty, it was stipulated that our commerce should be excluded from all the ports subject to that power, and it was understood that, in consequence. of that stipulation, a large expedition had. been, sent out, with an object in view which exposed us to the liability of having a new enemy. The probability evan of such an event cught, in his opinion, strongly to impress upon the minds of ministers, the impropriety of proroguing parliament. particularly as that probability must, in the nature of things, be so soon determined. While the result of such a proceeding was suspended, and with a just impression of the consequences, should the result be unfavourable, it would obviously be wife any ministers to keep parliament together, in order that they might occasionally resort to the aid of its counsel. But, there were many other reasons which should impress this advice upon ministers. Amongothers, the incidents which might arise either out of a negociation for peace, or # continuance of war-the consequences which might result from the state of our present relations with America, and from the nature of our prospects with other powers; all of which it might be proper and necessary immediately to communicate to parliament, enforced the propriety of postponing the prorogation. But another, and a forcible reason for such postponement, was suggested by the present alarming situation of our, West-India trade, luable blessing; but if ministers proceeded through which we were likely to have to upon a different spirit, he had serious (eurs considerable a portion of our revener cut

proceedings ought af course to be taken by | next interrogatory of the hon, gent. alluded parliament. Under all these circumstances, America: now, upon this point, I can the hon. gent. expressed his hope and wish, have no difficulty in communicating to the that ministers would not attempt to counsel his majesty to prorogue the parliament so tion in my power; and I am peculiarly

soon as was reported.

Mr. Canning rose, and spoke to the following the base afforded me of so doing. But be-lessing effect:—I do not rise, sir, for the fore I enter into the transaction to which Mr. Canning rose, and spoke to the foipurpose of offering any argument to justify the exercise of his majesty's prerogative, with regard to the prorogation of parliament, or to state the reasons which may influence his servants in the counsels which they may deem it advisable to offer upon such a subject. Any attempt at that sort of justification is, according to my judgement, in the present instance, totally unnecessary. But I rise to make such replies to the hon, member's questions, as I feel consistent with my public duty; and I am happy that I do feel enabled to afford a full answer upon those points to which the hon. gent. appears to attach the most importance. First, then, as to Russia; the hon. gent.'s interrogatory is-whether any direct communication has been received from the court of St. Petersburgh, conformably to a certain article in the treaty recently concluded between that country and France? Undoubtedly, a direct communication has been received from the Russian court, by his majesty's government, containing ap offer of · mediation between this country and France. But, I think it right, at the same time to state that this communication was unaccompanied by any copy of the treaty lately concluded, or any of its conditions-but specificulty not the article alluded to by the hon member. This communication was received on the 2d of this month, and at that time his majesty's ministers had no knowledge whatever of the terms of the Russian treaty; but least of all of a certain article in that treaty. Nor had they, indeed, any intelligence upon the subject, until they'received it through the same nicdium as that which conveyed it to the public, namely, a French newspaper. Under these circumstances, ministers received the communication I have inentioned from Russia, and to that communication, they returned, what misuch a state of things must have been expected, only a conditional answer. What assure him, that the answer of ministers Article alluded to by the hon egent. The transaction alluded to by the hon gent;

house and to the public, the fullest informaglad of the opportunity which the hon. the hon, member's question more particularly refers, I beg to state, that any circumstances which may have occurred with regard to America, can, in no degree, have arisen out of the conduct of his present ministers. For this reason, that finding upon their accession to affice, certain relations subsisting between this country and America-finding a treaty pending, though not yet ratified, and the puolic faith of this country solemnly pledged—they felt no duty so sacred.—they saw no line so clear, as not to interfere with the course of these relations; but to proceed according to the impulse given by their predecessors. Whatever our own feelings were upon the merits of the measure, we felt it our duty, and formed our resolution, to give the fullest effect to the stipulations of the treaty which our predecessors had concluded; such, in fact, both collectively and individually, was our determined purpose. Under these considerations. I can assure the house that no alteration whatever was made in the course pursued by our predecessorsnothing whatever was done that could bear on their treaty, or the objects they had in view. No new instructions whatever were sent to our minister at the American court; and as to our naval force off the American coast, they had precisely the same orders as those which prevailed under our predecessors. Upon the conduct of that force. I cannot as yet attempt to pronounce an opinion. Until a recent transaction shall be enquired into, and the fullest and most accurate examination shall take place, it would be premature to decide upon it. But, whatever the conduct of this naval, force, or the nature of this particular traffsaction may have been, the present ministers are no more responsible for it than as the representatives of the government. In the present stage of the business, I have nothing more to say upon this mestion but the nature of that answer was, the hon, to add, that the British got ament have gent, will not ask me to state; but I can not received; either through its minister at the American court, or through the The given in the most perfect ignorance of American ambassador here, any official the Russian treaty, and particularly of the communication whatever relative to the

Ministers received the first authentic ac- questions he had thought it his duty to ask, count of this affair through the American but disclaimed any injention to interrogate newspapers, transmitted by our minister, the right hon, gent, as to those points, which contained the president's proclama- which he could not be consistently expected tion, and in consequence of the publica- to answer—he meant particularly with metion I thought it my duty, no later than spect to the destination of the expedition. this day, to enquire of the American ambassador, whether he had any official communication from his government to make upon the subject; but was answered in the negative. In such circumstances, of course, ministers have no communication to make to parliament on this topic.—Upon these ill advised.—The antion, that the house two points, with regard to which the hon. gent. professed to be particularly anxious, I have endeavoured Wanswer as fully and satisfactorily as my duty enabled me to do. With respect to the other points to which the hon, gent, referred, the house must feel that it would be impossible for me. consistently, to state any thing with regard to the measures which he supposes ministers to have taken in consequence of the Prussian Treaty with France, or as to the object of the expedition which government has lately sent out; particularly as no intelligence has as yet been received from that expedition. Upon another subject of the hon. gent.'s allusion, I mean Turkey, I shall only repeat the words of his majesty's speech at the commencement of the session, namely, " that his majesty has taken such measures, as may best enable him to take advantage of any favourable opportunity for bringing the hostilities in which he is engaged against the Sublime Porte, to a conclusion, consistent with his majesty's houser and the interests of his ally."-The right hon, gent. observed, that he had communicated as fully upon all the points adverted to by the hon, gent, as he was enabled to do consistently with his duty. Having no official communication to make to parliament; seeing no probabihty of an event that should render an immediate communication with parliament necessary, and considering that the public business was over, he could not conceive the reason of acceding to a principle so new, as that of continuing the attendance of members-of preventing a prorogation, particularly at the present season, when, according to the ordinary practice of par-hament majesty exercised his unquestionable prorogative in allowing to both ·houses a certain recess.

to the right hon. secretary for the

With regard to his majesty's prerogative to prorogue parliament, he had no intention whatever to question it. But at the said time he must repeat, that the exercise of it in this instance, under the circumstances which he had stated, would be extremely should at its rising adjourn till Thursday, was then agreed to.

> HOUSE OF LORDS. Tuesday, August 11.

[PAROCHIAL SCHOOLS BILL.] Lord Holland moved the second reading of this

Lord Hawkesbury said, he should move, that the bill, instead of being read a second time now, he read a second time this day 3 months: first, because he thought the preamble of the bill absolute nonsense; secondly, because many of the motives alleged for introducing it, as well as the allegations upon which it was founded, were not true in the extent alleged, and were, in many respects, highly objectionable; and, thirdly, because the subject was one which, in warious bearings, called for more serious and deliberate discussion than was practicable at the present period of the session, to justify their lordships in its adoption. He would not deny, that education to the lower orders of the community, in the extent proposed, under proper directions and limitations, might be desirable; but he could not agree with the framers of the bill, that effugation, blended with morality, was more extended amongst the lower classes of the Scotch population, than amongst those of this country; for, however superior the Scotch might be in the former, he could not admit their superiority in the latter. He objected alsoto the bill, because it did not propose to place instruction more upon religious footing; and though it was certainly less objectionable now than in its original form, which rendered the plans it proposed compulsory upon the parishes throughout the kingdom, yet the modification was, in his . view, not much less inadmissible; for it Mr. Whithread expressed himself obliged placed the adoption of such schools at the sole discretion of the majority of parishiocandour with which he had answered the ners in number, without any reasonable

discrimination of rank and property, in the the parishes. In that case, the instrucperish, which certainly ought, in such a pers were, either directly, or indirectly, matter, to have their proportionate weight, the ministers of the established religion. and the want of which would be a subject

of constant dispute and division.

Lord Holland thought the bill, in the form it had reached this house, was so totelly devoid of all possible ground for objection, that he was surprized at the hostility of his noble friend. He did not think least probability of its being attended with the preamble liable to the objection that it was nonsense. In substance, at least, it was indisputably true; and the mere error of a single word might be remedied in a of it be postponed. committee. He should have thought it an dissolution could cause no material inter- the means of accomplishing the great obruption to the public business, nor impede ject which it seemed to have in view. Besures to which the country looked, and of great principle of instruction in this counwhich this bill was certainly one.

Lord Redesdate disapproved highly of the bill in its present shape, though, with his noble friend, he cherished the principle, that a good system of education properly regulated would be of great public utility. His principal objection to the present bill seemed to be the little reference it had, in his view of it, to the religious establishments of the country. Such a principle should, in considerations of the kind, be kept primarily in view. To some of the provisions of the bill he also strongly objected. The enactments had no reference particularly in the northern counties, were 25 miles long, and 14 or 15 broad. A great number of the parishioners, therefore, could reap to possible benefit from the establishmen of one school. Besides, the would go to interfere with several money for these establishment amounted to a certain sum. In, which were now productive of great recollected, how such sums senefit in different parts of the country. In Ireland there was a legal provision, and, when the oyster came to be divided, which, he regretted, was so ill attended to; the real owner got nothing but the shalls. that the parish ministers should either He could never, therefore, assent to the themselves keep a school, or appoint a bill in its present form. schoolmaster directly for the instruction of

This principle was not sufficiently attendedto in the present bill, and was, with him, a strong ground for its rejection. Almost all its provisions were likely to be productive of much practical mischief, if the bill passed in its present shape, without the any new benefit. Viewing the bill in this light, he must agree with the noble secretary of state, who moved that the consideration

The Lord Chandellor opposed the bill in insult to the understanding of the house to its present shape, though he was by no go into elaborate arguments, for the puf- means. unfriendly to the principle of diffupose of proving that educating the people sing instruction as generally and as widely would improve their morals and their com- as possible. He was fully sensible of the forts; and as to the argument of want of benefits arising from the system of educatime to discuss so important a subject at I tion in Scotland, and as he himself was this period of the session, this was one one of the borderers on that part of the among the many instances which had al- country, he felt himself indebted to that ready occurred to falsify the pompous asser- system for the benefit of his own education: tions of his majesty's ministers, and the still, he could not approve of the present public papers in their interest, that the late bill, because it was miserably deficient in any of those great and salutary public mea- sides, it tended to a departure from the try, by taking it in a great measure out of the superintendance and controll of the clergy. Nor were these his only objections; in whatever shape any bill of the kind might appear, he never would agree to any that left matters of this nature to be judged or and decided by the majority of the inhabitants of a parish. To what confusion might not such a mode of decision open a door? Would it not give rise to all the mischiefs. of an election, among the majority of the inhabitants of every parish, of whatever description of people they might be composed? What endless litigations! Had there not to the extent of the parish. Some parishes, | been, not long since, an example of it in the election of a minister for the parish of Clerkenwell; and had not that contention lasted 7 years at the bar of this house? He had also to object to the clause, which gave to the court of chancery the disposal of the money for these establishments, when it amounted to a certain sum. It should be entrysted were sweated in that court,

Tile Archbishop of Canterbury erusted he

small degree of attention upon this subject, the honour of submitting it to their lordeducation in this country, which had his would feel how dangerous it might be to of our religion, and it would be a chief castá maneant in religione nepotes."

Earl Stanhope was sorry to differ from the right reverend prelate, and several other persons in that house, on wat he must call the abominable principle, that no part of the population of this country ought to receive education unless in the tenets of the established church. Was it reasonable or just to say that the children of catholics, presbyterians, quakers, and all the other unumerable sects of dissenters from the established church in this country, were to be debarred all sources of public in order to meet the exigencies of the couneducation, supported by public benevolence, try, and now it formed a singular contrast unless the paper to become converts to that they were in a committee on a bill for our established religion? Would the right disarming a large portion of his majesty's rev prelate contend, that because the ca- subjects in Ireland. He could not suffer tholic religion was the established one in a bill of this nature to be proceeded in with-Canada, no poor Protestants should be edu- out again calling the attention of the house cated these unless he was allowed to be to the causes of those discontents which

should not be considered as hostile to the brought up a catholic., The noble land principle of diffusing instruction among the upon the woolsack objected a bis, bill, poor, although he should oppose the fur- lest it might lead to litigation in the court ther progress of this measure. In his opi- of chancery; he himself had no very great nion, the framers of it had no conception of wish to promote litigations in that court: the vastness of the task they had underta- be once had a suit in the chancery of Iraken. Something widely different, indeed, land, which had lasted only 42 years; he must be done to further and accomplish had once voted upon an appeal in that the object which they seemed to have in house from a chancery suit in England, view. He had himself bestowed of late no which had only lasted 500 years, and he was of opinion that the tedious progress and and he proposed to himself to follow it up procrastinated decisions of that court, were to a certain extent. His enquiries had al- well described by the story of a man, who. ready embraced a large district, and for the insettling a contest between two beggars satisfaction of the house could affirm, about an oyster, took the fish to hinself, that the advantages of education were ex- and gave a shell to each of the parties. tended more generally than it appeared to Bat, while he entertained no such fears for be thought, and he would venture to say, the result of this bill, he could not see that that in the parish alone in which he resided, Its purpose had any thing to do with sects these advantages extended to no less a of religion. It was merely to teach its number than 4000. Perhaps, when his objects spelling, reading, wating, and plan was more matured, he should have arithmetic for purposes useful in life; and in a manufacturing country like this, when ships. In the mean time, he must agree so much of excellence in our productions with the noble and learned lords who pre- depended on a clear understanding and ceded him, and who truly observed, that some degree of mathematical and methe provisions of the bill left little or no chanical knowledge, which it was impossicontroul to the minister in his parish. This ble to attain without first receiving the ruwould go to subvert the first principles of diments and foundation this bill proposed, the superiority of workmen with some therto been, and he trusted would continue education, over those who had none, must to be, under the controll and auspices of be sensibly felt by all the great manufac-the establishment, and their lordships turered the country. His lordship was. for committing the bill, rendering it as . innovate in such matters. Their lordships' perfect as possible, sending it forth to the prudence would, no doubt, guard against public in that shape, and taking it up again innovations that might shake the foundation for completion in the next session. The question was then put on lord Hawkesobject of their vigilance and care, "ut bury's motion and carried without a divi-

[IRIGH ARMS BILL.] The house resolved itself into a committee on the Irish Arms bill.

Lord Holland thought it singular that they should have arrived at this stage of a bill of such great importance, without any reasons being alleged to prove the necessity of the measure. Not four-and-twenty hours had elapsed since they had been considering bills, the objects of which were to contribute to arm a large portion of the people,

rendered these measures of coercion neces- | man do leave the chair, meaning afterwards length the grounds he had before taken months, conceiving that as it could not be when another bill was before the house, but many months before parliament would he could not help urging the importance of again assemble, there would then be amconciliatory measures as the best mode of ellaying the discontents of a large portion of the population of Ireland. When discontents existed amongst a large portion of the people of Scotland, it was proposed to sir Robert Walpole to enlist them into regiments in the service of the country, and give the commands to the principal families who were then hostile to the government. The idea was eagerly seized by that great statesman, but was rejected by the cabinet. Many of those persons afterwards joined the standard of the rebellion. When, however, subsequently, a milder and more conciliatory policy was adopted, that people became loyal and zealous in the service of their country; and finally, all the medsures which had been thought necessary to exact were repealed in the administration of the great earl of Chatham. Similar resuits offered themselves in Hungary, where a large portion of the people, in consequence of being of a religion different from the established church, were kept under subjects of party politics here, as the degrading restraints that necessarily produced discontents. When, however, those restraints were put an end to, the utmost however, to mild and conciliatory mealoyalty and zeal prevailed. With respect to sures, nothing could have satisfied the disthe bill, he thought it placed by far too great powers in the hands of the magistracy of Ireland. The reason which induced him reluctantly to give his tonsent to a bill recently passed, did not operate in the present instance; that was a measure only to be used in case of necessity; but the present bill was to be continually operating, and might in many instances produce great oppression and hardships, particularly by the powers given to search for arms by that Scotland had been trusted with a namight not be cases in which it might be necessary to take arms out of the hands of disaffected persons, but the present bill was in his opinion inadequate to its purpose, as it would operate to produce a greater concealment; the best mode he thought would l be to compel the magistrates to keep a re-· necessity of passing this bill in addition. | motion for the chairman , leaving the chair He should therefore move, that the chair- being negatived,

He did not wish to be over at 50 move to postpone the bill for three ple time for discussing this subject.

Lord Hawkesburyssaid, he had not introduced the bill with any arguments in support of it, because it contained nothing new in its principle or provisious, and not many weeks had elapsed since the principle of this bill had been distinctly recognized by the late administration, who proposed a bill for continuing an act commonly called the Compowder act, and which contained provisions equally oppressive, if so they could be called, with the present bill. That bill was passed by which the act was continued for 7 years, whilst it was only proposed to continue the present act for two years. His noble friend had been unfortunate in his allusion to Scotland, as in that country the acts of restraint and coercion had continued for 50 years, and it was only by a steady course of government upon these principles, that the discontents there were at length put au end to; but then they could not be made the sources of these discontents was, in this part of the Island, treason. With respect, contented in that country, but the restoration of the Pretender. It was only by a steady system of government, together with old prejudices wearing away, that at length the necessity for measures of coercion ceased, and the population of Scotland had since served his majesty with the utmost, bravery and loyalty. The circumstances of the two equatries were, however, materially different.' It was only of late years night. He did not mean to say, that there tional militia, whilst in Ireland there had long bean a national militia of high character; and there was a brave and loyal yecmanry; a great number of the population of Ireland were likewise enlisted in the army. He did not wish to enter into a long discussion of the subject; he should merely observe, that wherever discontents existgistry of arms, and to grant licences for ed, those discontents were not likely to be keeping them. He thought, however, that decreased by being made the subject of decreased by being made the subject of the bill recently passed for suppressing In- party politics. The necessity of this bill, surrections, gave amply sufficient powers from what was known of the state of he-to the government, and he did not see the land, he conceived to be obvious.—The

Lord Hardwicke proposed an amend-] could not be a moment's hesitation in prement, for the better promulgation of this ferring the principle of the Army of Reserve law: as he conceived, that in the manner bill. The success of the measure was at rant of the provisions of this act.

Lord Redesdale said, that the registering of arms had been so long the law of Ireland, that it was impossible they could be ignorant of the most important parts of this act. He relied upon the moderation of the magistracy for not abusing the power vested in them .- The amendment was negatived, and the bill passed through the committee.

#### HOUSE OF LORDS. Wednesday, August 12.

[MILITIA TRANSFER BILL.] The order of the day being read for the third read-

ing of this bill.

Lord Sidmouth rose chiefly with a view to re-state the opinion he had on a former occasion expressed of the tendency of this measure, and to correct a misconception of it, which some noble lords seemed to la-It was acknowledged by his bour under. noble friend (lord Hawkesbury), that it had lately been matter of consideration with his majesty's ministers, whether at the present crisis it were better to resort to the principle of the Army of Reserve bill, or to adopt the new one now under discussion. Much enquiry was said to have been made respecting the subject; but after mature deliberation, the opinions of the cabinet prevailed in favour of the present measure. He also had instituted enquiries into the matter; the result of which most completely decided his preference to the principle of the Army of Reserve bill. The country was now almost precisely in the same situation as that in which it was placed in 1803, The crisis at when that bill was adopted. present was perhaps more argent, and the state of the continent less favourable; but, still, under such circumstances would be have looked to the operation of the Army of Reserve act. The beneficial effects of that act became more visible every day, and promised the fairest success; but it was thought proper to substitute a measure in its room, which at the end of 20 months did pot produce more than 8000 men. The noble viscount then entered into a clared it to be his conviction, that there | tinction not to be overlooked,

the laws were now promulgated in Ireland, best but contingent. It would avail but many persons would be completely igno- little, unless peace were concluded within-5 years at farthest. With what probability such an event could be looked for, he was unable to conjecture. Now, the whole benefit to be expected from its fullest success was that it would raise 28,000 men for the line, and thus far increase our disposable force; that he confessed to be no small advantage, if it could be acquired to that extent, which, however, he doubted: but, even if it did so far succeed, still the advantage was too dearly bought by injuring an establishment of 77,000 men, or rather by unbinging or perhaps destroying that constitutional force altogether-and to answer what end? to increase our defensive force? and was not the militia a main portion of our defensive force? and would not the present bill tend to frustrate all the hopes that could reasonably be reposed in that body, an excellent body of men as it now stood? but what might it become when 28,000 of its best disciplined men were suddenly withdrawn from it } He must protest most seriously and solemnly against the adoption of such a measure.

Lord Hawkesbury acknowledged having said that it was matter of deliberation with ministers, which of the two measures they should prefer, and the present was not resolved upon without full conviction of its being preferable under all the circumstances of our situation. It was allowed by the noble viscount, that the bill might in a great measure, if not fully, accomplish its object, but that still its benefit was contingent. •Granted. But what was the wish of government? Was it not to meet the pressure and diminish the evil of the present moment; and how? by increasing our defensive and disposable force. then, would be, in some degree, accomplished, even in the view of the noble viscount: and so far then it would succeed. But he had little or no doubt of its complete success, and then our military means would have received a very great increase indeed. For those who well understood the condition of a soldier, and of a disposable force, would readily acknowledge comparative statement of the operation of that hy such an addition to it as that of the wo acts, the Army of Reserve and the 28,000 men, not only was our defeusive Additional Force bills, which he compared force considerably increased, but also conwith that now under discussion, and de-| siderably strengthened, which was a disThe Lord Chancellor did not think that anxious to avoid all discussion on this toand even now he did not hesitate to say, that it was one of the most able miktary plans that had ever been produced in this country; but while he made that acknowledgement, he must also observe, that beset, measure at present. It was not so well adapted now to the crisis of affairs, and it should be remembered, that the effects which at first it might have produced must now be considerably altered, not only by the change of the actual circumstances of the country, but by the operation of the other different measures that had since been introduced.

Lord Mulgrave thought the noble viscount had laid too much stress upon a distinction between a disposable and defensive force. No doubt, a disposable force was also a defensive one; but from every kind of defensive force, the same services, the same resources, could not, under all the circumstances that might call for these services, be reasonably expected. He was, however, of opinion, that at a moment like the present, there was no room to hesitate between the two plans.

Lord Sidmouth in explanation, again insisted that the principle he laid down was, that the advantages gained by the bill would be more than counterbalanced by the inconveniences that must arise.—The bill was then read a third time.

> HOUSE OF LORDS. Thursday, August 13.

[DISPUTE WITH AMERICA.] Earl Stanhope rose to make the motion of which he had given notice, respecting a resolution that all independent nations should be treated upon the principle of perfect equality and complete reciprocity. In proposing this resolution to the house, he had not merely in his eye the circumstances in which we now stood with regard to Americe; the principle to which he alluded should, in his opinion, be extended to all states and nations indiscriminately. could not help noticing the absence of mihisters on this occasion; but he had already

his habits authorised him to aspire to great pic. He would not say that their conduct military knowledge; but, he would, how- was not prudent; but, whatever it might ever, venture to concur with the noble vis- be, he felt it incumbent on him to express count (Sidmouth) in giving the most am- his sentiments, when the voice of an imple praise in favour of the Army of Reserve perious duty called upon him to express At the time it was brough forward, them. He must, therefore, most earnestthat act had most certainly his concurrence, ly deprecate a rupture with America, and the house would, no doubt unite with him in deprecating that calamity, when they duly considered the many difficulties and dangers with which we were already They must recollect that in times there was room to think otherwise of that of scarcity our principal relief was derived, first from Polandi, next from America. Poland was now shut against us by the influence of the enemy; would we also shut against ourselves the ports of America by our own folly? Whence were we to derive materials and stores for our naval arsenal, if the north of Europe and North America were to refuse us these supplies? Where was the greatness and security of England, when our navy, the source of our pride, the source of our strength and wealth, was gone? These were serious considerations. He should now only remark, that as all individuals, whether high or low, poor or rich, were the same in the eye of God, so nations, whether powerful or weak, whether opulent or poor, should be the same in the contemplation of the law of nations. This was the principle upon which his motion rested, and upon which he grounded the resolution he had now to move. noble lord then concluded with moving, " that it be resolved, that the principle upon which we should act towards independent nations at peace with the British government, should be a principle of perfect. equality and complete reciprocity."

The Lord Chancellor could not but commend the serious manner in which the noble earl had expressed himself on topics of such importance. As however, no authentic documents were before the house, to guide an opinion upon matters of such magnitude, he thought it more prudent nowto agitate them under such circumstances. The noble earl would therefore, he hoped, excuse him for moving the previous question.

Earl Stanhope, in explanation, thanked the noble and learned lord for his kipfl attention, and observed that what he allvanced, not only referred to the present/state of America, but to all independent nations, at all times, when at peace-with us.

Earl Morton objected to the motion, as occasion to observe that they seemed tending to legislate, upon abstract principles which was contrary to the spirit and the prac- produce, would be mitigated if secompatice of parliament. The question was then nied by the adoption of a motion of the naput, and the previous question was carried ture of that which I hold in my bandwithout a division.

HOUSE OF COMMONS. Thursday, August 13.

[STATE OF IRELAND.] Mr. Sheridan rose to make his promised motion, and spoke in substance as follows: I rise, sir, under some degree of apprehension that, from the lateness of the hour, and the quantity of less important business which the house has already gone through, I may be felt to trespass on your attention: but it was, I assure you, not less my intention this night, than it was on Monday, to address you at a much earlier hour of the evening, had other business permitted. The lateness of the hour on Monday was, indeed, one of the causes which induced me to postpone my motion until this evening; and I cannot but regret that on this, the last day, nay almost the last hour of the sessions, it should become necessary for me to arrest your attention; because I know that at such a time to delay your sitting cannot be agreeable to your feelings or to your habits. I am aware that it must have somewhat of an ungracious appearance to postpone your separation at such a season; and, believe me, I am as willing to enjoy the benefits of that separation as any one among 500; but I am too strongly impelled by a call of imperious duty to yald to any desire of accommodation. The necessity which gave rise to that call, was not created by me-nor was the postponement of the proposition I am about to submit, from Monday to this late period, by any means my fault. The propriety of adopting it, is to my conviction rendered perfectly obvious by the circumstances of the two bills which you have recently passed with regard to Ireland. When you have determined to suspend the constitution and laws of Ifeland, is it not reason- able to propose to you some enquiry into the causes alleged for such suspension, and how far such causes are removable—is it not wise, when you are sending such acts, dain. I have no doubt that this nobleman to Ireland, to communicate at the same will follow the wise example-will be actuatime-some assurances of your resolution to take the state of that country into your consideration?. I am confident that such con- so much the object of panegyric and attachduct would be at once consistent with po- ment. I should not, therefore, be very apprehension and irritation which acts of of persons in power, as to my opinion

With regard to the intentions entertained by the last administration, to propose two acts similar to those I allude to, or to the character of the persons to whom the execution of the extraordinary powers which these acts confer might be intrusted, by either the late or the present governments. it is my intention to-say very little indeed. Because I do not wish to touch upon any pic of irritation, I will not enter much Into comparisons. My hope and desire is, to obtain an unanimous assent to the metion, as unanimity is necessary to give it complete effect. I shall abstain cautiously from any thing that resembles invidious distinction. I know that to no set of men could power have been more safely confided than to the members of the late administration. I am sure that in the hands of none would power have been less liable to abuse; and whatever my disinclination to comparison may be, to them cannot be denied this just distinction, that power might have been granted to them with the less reluctance, as they manifested a displasition to accompany its existence by every means of concession and conciliation. When I reflect in whom the power of these acts was to have been invested in Irelandwhen consider that it was to have been exercised by the duke of Bedford, whowas not likely to call it into action, unless the necessity was irresistible, and who was in no case likely to abuse it, I must feel that he was peculiarly entitled to confidence. The character of that nobleman formed & guarantee against the apprehension of abused authority. But I have a great respect for his successor also (the duke of Richmond), I know that nobleman well enough. to be certain that he has no disposition to cruelty—that he has no malignant passion to gratify, and that he is above being affected by that gloomy suspicion, or party rancour, which might unnecessarily call for the execution, and materially embitter the operation of such power as these asse or ased by the same liberal principles which served to render his illustrious predecessor licy and humanity, and that much of the materially influenced as to a comparison. Parliament may be naturally expected to the very unconstitutional powers which Vol. 1X.

characterize these bills. to the principle of such measures, and could never be persuaded to accede to them, unless the necessity were strong and glaring indeed.—Upon Monday last I had an opportunity of shewing my motion to scveral gentlemen on both sides of the house, and had the satisfaction of observing a general disposition to concur in its principle and object. But some gentlemen expressing a wish for time-to consider its stricture and tendency, I was therefore for postpouing the mound until this day, if fluenced by the request of those who required such time, in the hope that consideration would serve to remove their doubts and secure their support. In this opinion at least, I acquiesced in the proposed delay, hoping that the effect of it would be to produce the proposition perhaps of some remedy for any defect in the motion, and that delay and deliberation must determine every man in favour of its main object. Retaining still a little of that hope and opinion. I do not think it necessary to take up much of your time, by entering into a detail of the reasons which have induced me to bring forward the motion, and which should urge you to adopt it. Indeed, I cannot conceive a ground upon which the rejection of such a motion can be justified, and I am not bound to conjure up objections or anticipate arguments, upon the strength of which no reasoning man can It is impossible that any thinking man should seriously insist upon as an objection to my motion, that which I have heard on other occasions, namely, that danger.was to be apprehended from the discussion of such affairs in this house; that it is a topic which ought to be touched as little and as seldom as possible. But I depreçate such a ground of opposition, as full of error and mischief. For, asc suredly, unfil we get completely rid of the folly and fallacy of such an objection, it will be quite impossible for us to apply a remedy to the disorders of that country, and for 'this obylous reason, that we cannot have the nature of those disorders. that we should go on legislating for and in the dark-that we should reject he and information upon a subject to land when I hear tife same declaration cessity appears.

I am advers (from the law-officers; when, in fact, no nan can speak decisively upon the subject; . it possible, I would ask, to devise a stronger argument than such declared ignorance suggests, to urge the united parhament to an investigation of this important question? It is not consistent with even the decent appearance of respect for the rights, interests, and liberties of the people of Ireland to legislate for that tountry in such total ignorance, or at least such inconsistent contradictory information as we have before us. We have heard one set of gentlemen assert that Ireland is persectly tranquil, loyal, and united; and this assertion is corroborated by the authority of a noble lord (Hawkesbury) in another place; and with such authority before us, is it right that the constitution of Ireland should be suspended? But, farther, in support of the allegation that Ireland is undisturbed, and requires not such an act, I find that in a very populous county, where disaffection was supposed to exist, I mean Tipperary, judge Fox at the late assizes congratulated the people upon the state of the calendar, upon the acknowledged tranquillity of the district, and upon the general good order of the county. I find that not a single charge of disloyalty, sedition, or treason, was to be seen on the calendar throughout the county. I find at Kilkenny the public resolutions of the Grand Jury testaying, not only the peaceable disposition of the county, but a general and cordial harmony between Protestants and Catholics, with a strong declaration from a body of the former in fayour of the claims of the latter. All these testimentes appear on the one side; on the other, to be sure, we have a very high authority—an authority certainly of the highest character in my estimation, I mean the member for Dublin (Mr. Grattan); I hold his authority high, because I respect, not only his talents and information, but his integrity; and feel towards him as warmly as any resident of Ireland, the gratitude" to which he is so eminently entitled, for obligations he has rendered to my country. Ministers, I perceive, are willing to ground their proceedings upon the authority of my right hon. friend. Under his great name. which we are called upon to apply the law they would shelter the creation of endermous and that law too most penal and severe powers, for which there may be no necesin its character !-- When I hear the minis-| sity. At all events, with the information ters of the crown declaring without shame, I have received both from public and pri-But they know nothing of the state of Ire- vate sources, I must contend that no ne-Why, then, should we

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not enquire? My object was awaken the house to what I conceive, with deference, to be a just sense of its duty—to procure from it a pledge that an enquiry will be instituted, and thus to hold out to the people of Ireland some prospect of redress—some legislature. That enquiry is necessary, no man can deny; and without full information, I must say, that it is not becoming in us to take such serious measures with recourse you have pursued. All this, too, Britain upon the present state of Ireland. knowledge as other persons, and I take some blame to myself on that account; but I shall endeavour by all the means in my power to obtain information, and it is with a view to remove my own defect upon this head. as well as the defects of others, that 1 wish for enquiry. I wish for enquiry, because it is essential, as well in respect to our own character as in justice to the peo-It is our duty to enquire ple of Ireland. upon such an occasion, and we should not shrink from that duty through any objection to the trouble that might attend it, or through any idle fear of danger; but least of all through a timid apprehension of the truth.-With regard to the motives which have urged me to stand forward upon this occasion, I have been prompted to it by duty and by feeling. My object, to serve the cause of justice and my country, without exciting any passion or flattering any prejudice. I hope I may take credit for being as little inclined as any man to the use of inflammatory language—as little disposed to promote sedition, or mutiny, or disaffection. For this I think I am en-

awaken the nomination, which would advocate an opposite principle, that party is decidedly hostile to the interests of that countryand should call forth the vigilance and vigour of the law. But I must say, that all appearances are against the belief of any assurance of the friendly disposition of the such disaffection, much less of organized treason. Indeed, if I could imagine an observer totally free from prejudice upon the subject, his inference would, I am persuaded, be of quite an opposite tendency. If I gard to Ireland. We have, in fact, been could imagine a foreigner well disposed to legislating for that country upon hearsay areat Britain—if I could believe such a authority alone, and mark, with much more foreigner to exist, I am satisfied he would of hearsay authority against, than for the be forward to rather congratulate Great while you have had the means of ample en- There are four symptoms of loyalty and nurry within your reach. Upon what grounds attachment to Great Britain visible in Irethen, do you shrink from that enquiry? It land, which would naturally attract the is preposterous to pretend that you fly attention of this foreigner. Having heard from it because you apprehend danger from that the duke of Bedford was applied to by discussing the affairs of that country. The some rash individuals to proclaim a country, fact is, that no topic requires or deserves at the time of the insurrection of the Threshmore of your discussion or investigation, ers, that noble duke rejected the ap-So far from avoiding knowledge upon such plication, and trusting to the ordinary opea subject, it is highly culpable not to seek ration of the law, put down the insurrecit. I profess myself as much in want of tion; the foreigner would, in the first instance, consider this a very good symptom of the disposition of Ireland. Well, in the second place, he would be told that there had been no disturbances whatever in that country since the duke of Bedford had put dows the insurrection alluded to, and that. the disposition of the people had been particularly proved by the rejection of the Catholic bill. A short description of the nature of that measure would readily satisfy his mind that the laying it aside, after it was promised, was very likely to have an irritating effect in Ireland. But instead of irritation he would witness the most perfect good order, although all the ingredients of insurrection were flung among the people, wrapped up in a proclamation for dissolving parliament. The third object of the foreigner's attention would be judge Fox's address of congratulation to the people of Tipperary, upon the peaceful state of the county; together with that judge's expression of surprise that it should be otherwise. described by any person; and the fourth symptom would, more than all, satisfy his mind that no apprehension whatever could fitted to take credit. There is not, per- be entertained of disorders or insurrection haps a man more strongly convinced than in Ireland. For he would see the army Lanf, that the very existence of the two is- taken away-he would see that formidable lands depends upon the continuance of body, the German legion, which was sent their connexion. I am quite assured, that to Ireland to save it from sedition, enfif there be any party in Ireland of any de- barked for the continent. Now, if this

of Irgland.

any suspicion could any where be entertained of the loyalty and tranquillity of the people of Ireland, what would the right hon, gentleman say to him? Perhaps the right hon, gent, would tell him that the duke of Bedford acted injudiciously in refusing to proclaim a county under martial law, and restoring the peace by means of the common law of the land-that the clycumstances of Ireland being understood for from it, and two oppressive and arbitrary bills sent there, still more to irritate that disaffection! Perhaps the right hon. gent. might say, that he relied more upon these bills for preserving Ireland, than he did upon a military force; that when he marchof parliament; that when he withdrew a legion, he would substitute a law. But above all, what was the foreigner likely to say to the right-hon, gent, when he found that, while every endeavour was using to arm the English, the Irish were disarming? With such a remarkable contrast before him, would not the foreigner-would not any man interested for Great Britain, or possessing common sense, be disposed, particularly at a crisis when the invasion of a powerful enemy was to be apprehended, to put this plain question to the minister? If you take away the arms of the Irish, what are they to fight with? And if you take away their constitution, what are they to fight for !- It has been said, that there exists a French party in Ireland; but when was it that such a party did not exist in that country? Since the days of Elizabeth, from the very commencement of those foul and tyrannical measures which originated in national jealousy, political prejudice, or religious dissention, but particularly the Latter, which drove Catholics of high spirit from their native country, numbers of such

foreigner were to state these sentiments to to support. That policy could be more the minister, and express his surprise that mischievous and inhuman, than a persevehat policy could be more rance in the same persecuting measures which originally created that party? Let the state of Ireland be enquired into-let persecution and injustice be put an end to. and the French party would soon cease to exist. But, I cannot admit the danger of such a party in a political point of view. The correspondence of family connections may exist altogether independent of national attachments and prejudices, and persome time back, was mere matter of acce, haps this talked-of French party may condent; that judge Fox knew nothing at all sist solely of mere family connection, abssbout the state of the country. But, would tracted from all political views. At all not the foreigners be apt to ask, why, if events, there is no evidence upon the sub-Ireland were in such a state of disaffection, ject to direct the judgment of this house, should the military force be taken away There is, I must observe, a principle contained in the argument which the alleged existence of this party was adduced to support, that bears a most fearful character for Ireland indeed. For the Irish exiles having found an asylum in America, in Denmark, and other states, it would foled out an army, he would march in an act low from the use made of this principle, that whenever Great Britain should be at war with either of these states, Ireland would be liable to have her constitution suspended, there being to be found an American and a Danish party in Ireland, as well as a French, and all arising from the same cause; which cause it is the tendency of the bills I have objected to to continue and increase.-The cause of emigration and exile from Ireland has been considerably diminished under the auspices of our present most gracious sovereign; but still a great deal remains to be done to reconcile to their country the great body of the Irish. What has been done was no doubt calculated to do much good, but yet it is to be recollected, that there is a great deal in the manner of doing a thing. 'There is such a case as conferring a favour without obtaining any acknowledgment-of rendering a service without exciting any gratitude—and such a case may be as making concessions when it is too late. I recommend these considerations to the reflection of ministers. When they and others complain of the discontents of the Irish, they never appear to consider exiles found an asylum in France, and the cause. When they express their surhence a correspondence between them and prise that the Irish are not contented, while, their relations in Ireland, which naturally according to their observation, that people led to the creation of a French party in have so much reason to be happy they \* Treland, and an Irish party in France, betray a total ignorance of their actual oir-But the existence of such a party cannot cumstances. The fact is, that the tyranny for a moment be insisted upon as a justifi- practised upon the Irish has been throughcation for the oppressive laws it was quoted out unremitting. There has been no

grees of a certain description of the people. peace of the country would be vested in If you would know what this varied oppres- the army. For it is a prerogative of the sion consisted in, I refer you to the penal crown in such cases, to put the country Statutes you have repealed, and to some of those which still exist. There you will see can martial law be necessary, particularly the high and the low equally subjected to if you keep a large force in the country. the lash of persecution; and still some af- The prerogative of the crown, then, is fully feet to be astonished at the discontents of competent to meet any real danger, with the Irish! But, with all my reluctance to oft these bills, which are in fact nothing introduce any thing ludicrous upon so setut martial law in masquerade.—As to the rious an occasion, I cannot help referring plan of arming the people at large, which to a little story which those very astonished it seems, is not to be extended to Ireland persons call to my mind. It was with respect to an Irish drummer, who was emploved to inflict punishment upon a soldier. fellow, writhing with pain, intreated him of invasion or rebellion, I contend that to change his mode of lashing him. Some the policy of disarming the frish is bad, times he called to him to strike a little even for the purpose that measure proteshigher, and sometimes a little lower. The drummer endeavoured to accommodate armed are in general, or almost always, him as far as it was in his power; but finding it to no purpose, at last cried out, " Upon my conscience, you are a discontented fellow, for whether I strike high or low, there is no such thing as pleasing you.' This is precisely the case with respect to Notwithstanding the infinite va-Ireland. riety of oppression exercised against them, there are still a number of them who are so unreasonable as to be discontented.—As to the conduct which ought to be pursued with respect to Ireland, do not let it be imagined that I should not desire to have a strong armed force in that country. I would have such a force stationed there, much as I rely on the loyalty of the people. But this force should be the protectors and advocates of the people: it should not be placed there to act as executioners, but as a guard of honour upon the constitution, the liberty and the property of the people. I do not wish to have the fate of Ireland entrusted to an inadequate force, particularly at a period when no one can tell the hour at which the enemy may arrive. I wish to have such a force in Ireland, as well as in every other quarter of the empire, as should assure our toreign enemy of the their view, they adopted it and took shelter impossibility of success; and at the same under it, but where that authority was time serve to discourage the operations of it is in vain to hope—that his prospects mised that the constitution shall be restored

change but in the manner of inflicting it. still more to render the bills I have refer-They have had nothing but variety in op- | red to, quite unnecessary. Because, if inpression, extending to all ranks and de- vasion or rebellion should take place, the under martial law, and in such cases only -although the principle is so perfecily congenial with the spirit of the British constitution—for it is a part of the king's pre-While he was flogging the soldier, the poor rogative to compel the people to arm in caseses to have in view. For a people that are more peaceable and less discontented than those who are left defenceless and disarmed. If the king should, under his prerogative, call out the people of Ireland, or the sheriff were to summon the posse comitar tus, in what state, I would ask, are that people likely to be found after the operation of those acts of parliament? It is, however, pretended that these acts are only to continue for a certain time; that they only involve a suspension of the constitution, in which the people have a reversionary interest. But I do not know when the suspension is to cease. It began in 1795, and since then it has continued without interruption, and the lease has just been renewed for three years longer. I am of opinion that a people who can submit so long to such a measure must be tolerably well - prepared for slavery. Indeed, it cannot be difficult to reconcile them to the loss of freedom. In renewing the losn to government of the Irish constitution. I remember that ministers would not attend to the advice of my right hun. friend (Mr. Grattan) as to the duration of the. lease, No; where his authority suited against them, they rejected it. But the right domestic enemies, by convincing them that hon the chancellor of the exchequer has proand calculations were vain. With this to Ireland; I should like to see a receipt and view and object, I would have a large army promise of return for a free constitution, in Ireland; and such an army would serve from the hand of the right hon. gent. I dare

my as he is a lawyer, a financier, and a states-| eternal bar to their hopes, and had maised man, it would be a curious production, the abominable yell of " No Popery." tution of that country into the keeping of and had no doubt he was actuated by the the crown: I on the part of the crown do purest dictates of conscience. suppose a project formed to withhold this cry which could disunite and distract his resolved to establish absolute despotish. He had no hesitation in saying, that those much as would justify the resistance of a men who would ruise any thing like eterfree people—how is that resistance to be had obstacles to the views of the Catholics, mately mean to do with respect to Ireland, time and consideration. The right hon. it is really difficult to divine. They promise, | gent. concluded this part of the subject by to be sure, to restore the constitution, and referring to the conduct of the last administo do many other things; but the people of tration, whose promptitude in diopping Ireland know by whom the promise is made. They remember those who promised so much at the time of the Union, and never kept their word in any one point-No, not one. Indeed, their conduct towards Ireland in this respect, puts me in mind of the promises made to children. The parent presents a favour to it. No, no, the child would spoil it, and the parent keeps it for fear he should. Thus precisely are the people of Ireland trifled with as to promises; and thus are those promises fulfilled. How have they acted upon the subject of the Catholic question? I am not now going into the discussion of that question; but was not the grant of that measure deld out as one of the first consequences of the Union? Such was to be collected from the words of several of dressing or decorating the top-masts of & the principal advocates of that measure, and, among others, even Dr. Duigenan. Mr. Pitt and the noble lord (Castlereagh) held out a hope, upon their retirement from office in 1801, that their return to :office might be deemed the signal for Cutholic emancipation. But yet they returned to office, and no such grant was proposed. Were not the frequent disappointments of the Catholic body their hopes deferred—one of the principal causes the Irish discontents ?—Here Mr. Sherio han entered into a review of the conduct try, and the best means of relieving them, of the several members of the present callmay be collected from private sources. binet with respect to the catholic question, have had many communications on the and contrasted those who formerly promi-| subject, and I have looked into several-wagreed so much to the Catholics with those luable books and pamphlets respecting the the had lately endeavoured to put an Irish peasantry, but have been particularly

running, perhaps, in these terms-" Where- There were some of the latter who were, as it has been deemed expedient for the no doubt, actuated by conscientious mopeace and good of Ireland, for good and tives. He was most sincerely disposed to valuable considerations, to take the consti- do credit to the motives of his majesty. In his hopromise and declare that it shall be re- nourable mind he was contident there existturned when it is deemed expedient," But | ed as much abhorrence of the authors of any constitution altogether—suppose it were subjects as any man in the nation could feel. made after the arms of the people have must act disagreeably to him whose scruthe bill respecting the Gatholics he approved, perhaps much more than he did of their original introduction of it .- I think, said Mr. S., they began at the wrong end. They should have commenced the measure of redress in Ireland at the cottage, instead of at the park and the mansion. To have gone first to the bigher orders of the Catholics—to have sought to make them judges. and peers and commoners-1 do not know that such a proceeding, had it taken place, would not rather have served to aggravate discontent, as it might have been construed into a design to divide the interests of the Catholics. Sure I am, that with a view to serve or to conciliate the Catholic population, I mean the poor, the peasantry, its effect would be nothing; indeed it would be quite a mockery. It would be like ship when there were 10 feet water in the hold, or putting a faced hat on a man who had not a shoe to his foot. The place to set out with in Ireland for the relief of the people, is the cottage. The distressed state of the peasantry must be first considered, and above all, the tithes. I should hope that every man of good sense and sound heart would be forward to devote some part of his attention to this important question. A great deal of information with respect to the state of the Irish peasuninterested by Mr. Bell's treatise upon them. am sick of continental alliances, of hearing It would not require much reading after about your magnanimous emperor Alexthis book to make gentlemen fully acquainted with the state, habits and character of these poor peasantry, whose sufferings have so long and forcibly appealed acquisitions of territory plundered from to the humanity and fustice of the legislature. I have heard it said, and I have always beeft shocked at the assertion, that the Irish peasantry might be comfortable idea of turning to the continent for any if they would, if they chose to be indus- thing to confide in for our existence. When trious; and that it is idle to attempt any I flook at France; not as Mr. Burke deimprovement of their condition. aboundable to hear blame laid on Provi rope; but when I see nothing almost but dence instead of laying it on man. Can France—when I look to the state of the any set of men, I would ask, be found what East Indies, and to that of the West also manifest so much of the qualities of which -I find, indeed, that on Monday you these cruel calumniators would deprive pledged yourselves to enquire into the state them, as the Irish peasantry? But they are of property in those islands, and very proonly calumniated by those men who would perly too; but when you thus pledge degrade them below the level of the human jourselves to enquire as to the property of creation, in order to palliate their own in- the West-India planters, is it too much humanity towards them. We were told in for me to propose a pledge that you will England, that the unhappy Africans were in- take into your consideration not the prosensible to the ordinary feelings of humanity, perty of the Irish, but their allegiance, liberin order to render us indifferent to their ty, and right—when I look at America, of the Irish peasantry is so foully misrepresented by some men in this country and in Ireland also. But what palpable evidence do the Irish peasants, Atherever you meet them, afford of the falsehood of their slanderers. Can any men exhibit more of enterprise than those peasants, in coming to this country in search of employment, or more of affection for country and family, in returning home with the pittances they earn here? to every one of you, that the charge of inedisposition to industry cannot apply to those poor men, who, in fact, do all the hard work of this metropolis? When, then, the Irish exhibit such a character in this country, it is impossible that such a difference at home as some gentlemen assert to exist, can proceed from any other than gross misrule. If I were proposing this enquiry in time of profound peace, I should expect your acquiescence in it. But in the difficulties which now surround the country, the claim is, in my mind, irresistille. I know it has been long the hacknied cant, that such and such is the most perilous period the country has ever known.

ander, and all the rest of them. When, however, I look at the conduct of that sovereign, triumphing at Petersburgh upon Prussia, her ally, to whom, were he really magnanimous, he ought rather to have given territory, I cannot endure the It is scribed it, 'a blank in the map of Eusufferings, and to the custom of the slave but in mentioning that country I should be On similar motives the character sorry if understood at all to speak in terms ill calculated to encourage a disposition to surrender that privilege which we cannot surrender, without abandoning power and. importance-when I have thus reviewed the state of our colonies, connections, and, allies, and find the appearance so gloomy, is it unreasonable that I should ask you to look at your statute book, and to study the means of conciliating the alliance of your own subjects? Winle such menacing Is it not manifest danger hangs ever us, I cannot without serious pain reflect upon the manner in which you employ yourselves—one party charging the other, and vice versa-"you did that job"-"No, but you did worse," -" My plan raised more recruits than your's"-" No, but it did not." As if men were recruiting for a wager, and the only object of debate was to criminate each other. I cannot patiently think of such petty squabbles, while Buonaparté is grasping the nations-while he is surrounding France, not with that iron frontier, for which the wish and childish ambition of. Louis the 14th was so eager, but with king. doins of his own creation-securing the. gratitude of higher minds as the hostage, and But without any such cant—without any the fears of others as pledges for his safety. exaggeration whatever, I defy any man to His are no ordinary fortifications. His show me a period in our history so full of Martello towers are his allies-crowns and peril; and where shall we look for aid? I sceptres are the pullisadoes of his entreuch-

such an enemy, viewing this country as to destroy-surely the policy of looking to all the means of strengthening yourselves is too obvious to require comment. Let me then exhort you to consider the means of rendering that country really serviceable to you. I have heard of subsidies. Ireland? the danger that menaces, and will not consider in due time about the means of courage is to look at danger with a dauntless eye, and the next to combat it with a dauntless heart. If with this resolution we front our dangers, history will do justice to our feelings and character, whatever may be the exertions or the suctess of the formidable tyrant who would destroy us, or of those who succeed to his power and his views. The honest historian · will not fail to yield a just tribute to our If faithful to ogrselves, it reputation. united, we shall in these two little islands, to which, as to an altar, freedom has flown for refuge, be able to fight with all the valorous fury of men defending a violated sauctuary .- The right hon, gent. then concluded with moving "That this house " will immediately, on the meeting of . the ensuing session of parliament, pro-" ceed to take into their most serious and solemn consideration, the State and " Condition of Ireland, in the anxious # hope, that such measures and remedies " may be safely adopted, in regard to the discontents alleged to exist in that " country, as may render unnecessary the " continuance of those provisions which "4 the legislature of the united kingdom has ple for a total extinction of their liberties, " " deemed it expedient reluctantly to adopt " at the close of the present session, and 🍕 the permanence or which would be a which the right hon gent, alluded, had only "swichation of the rights of the people of lately passed through that house, and had and a subversion of the spirit | been regarded universally as acts of impeand practice of our free constitution." -After he had read his motion, the right apextravagant expectation in the right how. hop, gent. expressed his readiness to ac- gent, that having so recently declared the quiesce in any amendment which should measures necessary, the house should now, deave its main object untouched. It did with the circumstance fresh in their recol-

ments, and kings are his centinels.—In not matter to him by whom the object was such a state of the world then, and with taken up. His desire was to have the thing done; and if any gentleman on any the almost remaining object of his ambition side of the house, would follow it up, he would be entitled to the gratitude of Ireland, and should have his warmest thanks.

The Chancellor of the Exchequer said, it did not seem to him to be necessary to enter into any argument on the subjects touched on by the right hon gent. He begged Your subsidies to Piussia were consider- leave, however, before he even troubled coble in amount, and yet quite unproduct the house with the few words which he tive in effect. Why don't you subsidize should have to offer on the subject of the Ireland? And all the subsidies I ask for right hon. gent's, motion, to correct a misher is your confidence, affection and justice like into which he had fallen. The right to her people. These, I call on you to grant son. gent. had said, that the military debefore it be too late. If you refuse to see fence of Ireland had been greatly reduced within a short period by the removal of troops from that country. Any reduction which I propose to you for providing against of this kind, however, which had taken it, it is a bad symptom. The first character place, was trifling in the extreme; and when he mentioned that there were at this moment in Ireland 50,000 men of the regular army and militia alone, independent of volunteers, gentlemen, he was convinced, would agree with him, that the military force in that part of the country had not been reduced in any improper degree. Having rectified this mistake in the statement of the right hon, gent., he should now oner a few words on the grounds, upon which he called on the house to concur in the present motion. Great part of what had fallen from the right hon, gent, on this head seemed to him not so much applicable to the right hon, gent,'s present purpose, as to two bills lately before the house, and on which, as it would seem, the right hon. gent., having omitted, or not having seen, a favourable opportunity of delivering his sentiments, wished still to avail himself of that privilege. The harangue of the right hon gent, taking it in this point of view, so far from being calculated to produce unanimity, could alone tend to discontent and division. When the right hon. gent. stated, that the renewal of the bills alluded to for a series of years was only to prepare the peowas that not calculated to irritate rather than to reconcile? The measures, too, to rious necessity. It was, therefore, rather

lection, contradict what they had so fately his native country, was not the less lumian important duty to the people on this and served to augment its splendour and invion the other side of the water: it was extra- gorate its force. He (Mr. Grattan) apvagant in the right hon, gent, to hope that proved of that moderation, and approved they should so soon falsify what they had of the sentiment—it was not in the sentidone. That the house would be ready at all ment he differed from his right hon. friend times to consider every thing that could be done for the good of Ireland, there could be no doubt; and this being the case, there application of that sentiment that he had could be no necessity for entering into a tie misfortune to differ from him. In the pledge to that effect: It was only for the first place, he could not agree with his right right hon, gent, at any time, to bring for I hon, friend, that there were no just grounds ward any measure which in his judgement for the passing of the two bills, the Irish might be for the good of the united kingdom Arms bill, and the Irish Insurrection bill. in general, and Ireland in particular, and which had been enacted by parliament. he could be ready to give it every support His right hon. friend had said, that there in his power. He denied that the right hon, gent, was correct in saying, that ever since the union the interests of Ireland had friend admitted that there was a French that the house would be eager at all times there had been ever a French party in Ireto shew every attention to the state-of that land. He allowed the justice of that statepart of the country without the necessity of any pledge on the subject. He should therefore forbear from introducing any unprofitable discussion on the present occasion, but should content himself with moving the previous question.

Mr. Grattan began by observing that he was glad that the present question had excited so great a portion of the public attention, because it shewed that the people of this country were not indifferent to the common cause. Ireland was linked to that cause, and every thing which related to Ireland naturally excited the public interest. It was the cause, not of Ireland only, but of the two islands together; the greatness, that is, the being of this great empire, was identified with the cordial cooperation of Ireland, and every question that related to the one, naturally involved the dearest interests of the other. With regard to the term of the Insurrection bill, he had certainly, voted for the shorter justice Fox, he had no doubt, was very period, and he still believed that it would right in what he had said of the counties of • have been more wise to contine within Tipperary, Wexford, and Kilkenny, but as narrow limits as possible, the period of the suspension of the British constitu- quarters, which were sufficient to justify past times, and the disinterested admira- person of the highest authority, in another tion of impartial posterity. He had fought place, had given it as his opinion that the a good fight in the cause of Ireland; he had Arms bill was unnecessary. That high Vol. IX.

The house had lately discharged nous, because a commendable moderation -no, far from it; he heartily coincided with him in the sentiment; it was in the was no just ground for passing the Insurrection bill, and yet had not his right hon. been treated with indifference. He knew party in Ireland? He did more, he said that ment; but he begged the house, and his right hon. friend, to recollect, that there was a very great difference between a party that had existed, and a party that now existed, and not only that, but there was also a great difference in the times, and now that France was become such a gigantic power, and a French party existed in Ireland, that was alone, in his opinion, a good reason for adopting a strong measure. might be times when the confmon law of the land was by no means sufficient for the safety and security of the country; and when that was the case, strong measures must be resorted to. He did not mean to say that the people of Ireland were in general disaffected; on the contrary, he joined with his right hon, friend in the belief that they were generally loyal and firmly attached to the government of this country. It was not, however, sufficient to say that particular counties were undisturbed. Mr. there might be discontented parties in other . This much he said in confirmation the extraordinary powers given by the bills of the assertion of his right hon, friend lately passed. His right hon, friend had (Mr. Sheridan), who had, on that night, stated that the people of Ireland were in a re-asserted his claim to the due applause of state of perfect tranquillity, and that a evinced a state-sman's firmness and a pa-authority might think so, but he could not triot's love, and his display in the cause of agree with him on that head. The great 4 11

object of the Arms bill seemed not to be so justly in his own country; he had apfully understood; it had in view the disarming, not the great mass of the people, neral for Ireland had approved of the prinbut certain portions of them who were re-ciple of the bill-a man, perhaps, of the bels, and who went about the country to the houses of farmers, and gentlemen who were known to have arms, and plundered them of the same, to use them for rebellious purposes, and one of the chief objects of the bill was to take from those robbers the power of doing that. Anotherobjedt of the act was to prevent compulsory oaths from being administered, and other mat- this conviction, that he should have supportters which tended to promote and diffuse Was it oppression to check insurrection. suck a banditti in their career—the career that must finally arm them against all law and social order? He did not think it was, and he therefore voted for the enaction of the Irish Arms bill. But, it had been his crime too, to vote for the Insurrection act. He had done so, and he did not think he ever should have cause to regret that vote. did go to suspend the constitution, but its operation was confined to a state of rebelhon only; that is, an aweful emergency alone was to render its application necessa-The remedy was violent-grantedbut the evil was deadly. The trial by jury, . however, was not even in rebellion to be abolished, and the judicium parium was justly considered equivalent to any such emergency; with all this he was ready to admit that the remedy was unconstitutional. But at the same time he'felt that it was necessary. It was no new or sudden remedy; the first insurrection act had originated with the late-lord Kilwarden, chief judge of the king's bench in Ireland. He had drawn it up, and that person was no enemy to the established laws of his country, for at his death he had announced his wish that his murderers should be brought to justice by the law of the land only, and not by any extraordinary means of intervention. A still greater authority had supported the principle of the bill, the late lord Yelverton, viscount Avenmore, then the chief baron of the exchequer. That great constitutional lawyer had approved of the principle of this bill on the ground of its urgent necessity. He spoke in the Irish house of lords in fathat he was not wrong in supporting it.

proved of the principle; the solicitor-gefirst genius in that country, and of a spirit of patriotism liberal and enlightened as his talents. The present bill had been supported by them both; and was it so culpable in him (Mr. Grattan) to yield to his own impulse when sanctioned by such great constitutional authority? The bill he beheved to be necessary, and so rooted was At that bill had be been left in a triffing nimority-nay, continued Mr. Grattan, had I stood alone I should have voted for both bills-the state of Ireland justmed them. I am not speaking against Ireland, but I am advocating the cause of Ireland against France. I would put Ireland her-'self against the distempers that would sap her constitution—it is a strong constitution-fature has done much, but something may creep in to abuse the bounty of nature—at the same time they are not to be looked upon as symptoms of weaknessthe bodily habit is physically strong, and the cruptions on the surface prove rather a certain kind of mane violence, that may be purified into salutary strength; -correct the external promency; and you have all the advantages of inward health and substantial vigour—the pumple on the face of the fair one does not dim the lustre of her beauty or contract the fascination of her charms. In the same manner, if Ireland had expressed any indignant sense of measures that were deemed oppressive, the feeling that was strong in resentment for alledged sufferings, would be lively in gratitude for projected Ireland might murmur for what benefits. she had suffered, but would be grateful for what she was but promised. So much for Ircland. With respect to those two laws, they are enacted not against Ireland, but for the empire. If the suspension of the constitution is objected to, I answer that the " Mutmy bill is a suspension of the constitution in England; of the dearest privileges of the Bill of Rights; yet, why was it enacted? That we might have an army-a standing army-in England, and why are those bills, your of the principle in 1796, in 1797 he the Irish Arms and Irish Insurrection bills, supported the principle, and in 1798 proved chaeted - why, that the French may not have an army in Ireland. It is good to talk But, as to men yet living, they were not of abstract principles; but it is better to apwithout authority: the late attorney-gene- ply such principles to existing difficulties. ral for Ireland was known enough even in I would therefore suspend the English conthat house to be there the authority he was stitution in Ireland, that Ireland may have

principles most where they can be best apprinciples were useless if they did not apply, and perhaps were dangerous if they did. So much for the bills which I have supported; and now as to the general state of Ireland I would say a few words. If you would renk by Ireland, look to it in three points of view: look to it in its education, its agriculture, and its religion. The systo the free schools, a monopoly—the number of petty schools are injurious to the cause of literature. I would go not only so educate the rich but the poor. Eight thousand acres of land support but 18 free schools, averaging the 8000 acres at 10,000 pounds—those free schools have not succeeded; I am not prepared to say why. Many of the principals I know to be men of capability, assignity, and learning; but yet the schools have declined. Perhaps it is owing to the niggardly policy that defeats its own object in the manner of the institution. The petty schools are too many, and the great ones too few. The result of such an economy may be readily an-Two or three great public ticipated. schools would be better than a horde of these minor inefficient schools. When you plant a lutle school in a wide extent, and yet a limited vicinity, you ingraft imbecility upon ignorance: it perishes by its own weakness. Whereas, colonize learning, and you assist its propagation. I would recommend, therefore, a principal school in each parish. As to the second considerationthe agriculture; it involved at once the question of titles: titles made the hot-bed of discontent in Ireland. I would propose some modification with respect to the mode of collecting them. Let the government, suppose, guarantee the payment to the clergy, and thus exonerate the struggling peasant from the many restrictions that at present hang over him, as to the culture or him an interest in the fate of Ireland, by

it and maintain it ever after. I like abstract | kind of watch-word to summon the oppressed to act in common cause against their opplied; those wide, vague, cosmopolitan pression. I would propose, then, a commutation of Tithe. This subject deserves the most serious attention, for if you remove this one cause of discontent, it will go in a great degree to fritter away the rest.-The third head is religion; upon this I shall be very brief, because it is too obvious to receive any elucidation from what I could offer here. I most heartily concur tem of education is bad; it is, as far as relates with my right hon. friend—the door is shut, and the population of Ireland is excluded—and excluded from what? from the means of defending you—from the generous spirit to defend what they have not, and the disinterested zeal of co-operating with you in defence of what you have and enjoy, and that too immediately by them? to whom you refuse the same blessings. The parliament have no right to refuse their religion to a people that obey faithfully and fight ardently in behalf of the laws that it cuacts. No one set of men can justly dictate to another the creed of their own orthodoxy—no government has a right to obtrude into the sanctuary of the human mind, to decide between its God and its responsibility. But it has been said, that the faith of the Catholics of Ireland related •to foreign powers and engendered foreign aftections. It is denied by the Catholics in their professions and conduct. The leading sentiment, among them is hostility to France and French principles. I will read the resolutions of the Protestant Grand Jurors of the county of Kilkenny-I will read also the answer of their Catholic brethren [here the right hon, gent. read the resolutions]. Is it, then, to be undured, that such men could in general be suspected of harbouring a thought favourable to French politicians? Let England look at ber strength, and ask herself how much she owes of it to Ireland. The Catholics have gone hand in hand cheerfully with you in all dangers; will you now turn your back management of the little spot that gives on them, and deny them a share of your privileges? If you object to them pigmy enabling him to feed his wife and family; scruples of bigotry and party, how will you this subject is peculiarly worthy the attention answer to their mighty appeal to the battles of parliament, because tithes have been the they have fought, and the victories they . source of all past disturbances in Ireland. have shared in? It is a bad policy to tell Tithes gave rise to the "Right Boys." the men covered with wounds in defence of the men covered with wounds in defence of your rights, that they shall have no rights to plead for; but my hopes are founded on Tithes were the cause of the "Peep of something sounder than your provisions. day Boys." . Tithes were the cause of If the people of Ireland see their situation "Threshers," Tithes were in a manner a with a mind truly great—if, as formerly,

their strength of mind be but proportionate acquiesce in imposing a censure upon itself. to the extent of their calamity-if with a dig- I am willing to give every credit to the monified compassion they pity and forgive the tives of my right hon, friend in making the pitiable virulence of party animosity-if they forget every thing but themselves and what they have been, and what they have done; in 1779, when they got a trade, and in the memorable 1782, when they got a constitution-if Ireland but remembers this, and looks to the present moment dus crisis with the eye of a gallant general, and achigh-minded nation, then will she best refute the calumnies of ignorance; she will not turn aside from the cause of Great to the government of Ireland. It was a Britain, of Europe, and the globe, to listen to the moody mutterings of any shabby mutmeer—the night-boy, or the white-boy, or any other ragged rebel. She will look to what such a policy did for her in 1779; she will see constitution tollowing commerce in 1782; she will ponder upon them and not disgrace the example of those hallowed times. French politics are their own remedy. Ireland need not look to Holland, where commerce invited plunder, · but could not glut it. Ireland need not look to Genoa, where prostration was the consequence of an ill-placed and hasty Slie need not look to Italy, confidences where all that was made sacred by time, by habit, by national prejudice, by religion. served only by the richness of the spoils, to ! heighten the splendour of the conflagration that consumed them. Let her remember that she has qualified herself in pursuit of the rights she has obtained, by the freedom that sought, and the allegiance that acknowledge them. Ireland has fought boldly and faithfully to secure to England the constitution Ireland so naturally wishes to share the blessings of; but she will continue in the pursuit of them, as she has done in the pursuit of a legitimate object—by legitimate Let it be for you to answer her accordingly, and let no narrow policy prevent you from making the Irish Protestants a people, by making the Irish Catholics free ment Such are my sentiments as to the state of Ireland; agreeing, as I do, with the sentiments of my right hon, friend, whose exertions this night in the cause of his pative country, are above my poor peace. Here he took a view of the state praise, and do equal honour to his talents of Ireland from queen klizabeth's reign to and to his patriotism; still I differ from the year 1638, when the woollen trade was him in the application of that sentiment. destroyed, and the articles of Limerick in-Besides, the motion in its present form goes fringed, proving how much Ireland had to censure the late proceedings of parlia- comparatively flourished when laws had ment, with respect to that country; and I been passed in favour of commercial and do not think that the house would readily civil liberty, though in a most disturbed pe-

present motion, but it is not to be expected that I am now to censure my own act in voting for the two bills, which the present state of Ireland, and that of Europe, as affecting Ireland, in my mind rendered necessary.

Mr. Dillon declared, that the adoption of the proposition before the house, must be considered as a solemn pledge of a new system of policy to be pursued with regard duestion of two modes of governing a country, which was admitted to be in a perpetual state of radical discontent. With regard to the government of such a country, two modes only could be resorted to-the one which he should recommend, namely, by removing the causes of such alleged disconters; the other, by adopting such vigorous and restrictive measures as those lately adopted, the effect of which was to guard against the ill effects of the had system of policy pursued—a system which would consecrate abuse and reign only by arbitrary power. As to the effects of such a system, he must be allowed to state an axiom which had been agreed upon at all times, and by all the eminent persons who had ever written or spoken upon political economy—this axiom was, that a state would sooner recover from the effects of war, and conflagration, and general devastation, provided the period which should ensue should be one in which such a state should have full advantages of excellent laws and excellent government—than a state which had not been afflicted by such calamities, but had habitually grouned under bad government, restrictive laws, or commercial and civil liberty, during a period of unprofitable monotonous peace. To illustrate this axiom, he had only to look to the history of Ireland during the period of the two last centuries; and he was constrained to give the preference to the former century, although disturbed and afflicted by frequent wars, over the last tentury, although a period of profound

riod: and how low she had been since, manner in which his right hon. friend recommended the people of Ireland always of Ireland. In exciting Ireland to disconto look to the period of the glorious zera of tent, he was afraid it was spurring a wil-1782, and not to the disgraceful one of 1798; ling horse, though he did not wish at the in the one they obtained their liberties—in same time to have it understood, that he the other they lost them; that they should thought the conciliatory effort of his right follow Mr. Grattan's advice, and pursue legitimate objects by legitimate means .-With regard to that intolerable grievance, the present tithing system, he anticipated objections on the part of the chancellor of the exchequer, on the score of danger to the church, by meddling with church pro Ishould certainly be very cautious how far perty. But this had been done already by lord Castlereagh, who had brought in a bill at the time of passing the act of Union, exempting pasture lands from the payment of tithe of agistment, as it was called—a most invidious and oppressive exemption. —It was impossible to argue more at length. when the gentlemen opposite would not condescend to notice any observations from his side of the house—there was nothing for him to refute. He concluded by giving his warm support to Mr Sheridan's motion.

Mr. Windham thought the disturbances in Ireland were to be imputed solely to an ill-judged system of misrule in that country. The Irish had been long asking, not so much for the rights of the constitution, party in Ireland, he not only believed that there was a French party, but that there ever had been a French party there, and, was it wise to give that party strength by the refusal of concessions, to which the population of Ireland had so just a claim? At the same time, he did not mean in the least degree to call in question the propriety of the late two bills—the Insurrection and the Arms bills. It had been satisfactorily proved to every individual in that house, that there was an existing necessity in Ireland for the enactment of those measures, on the great and incontrovertible authority of his right hon, friend upon his left hand (Mr. Grattan). He had stated, that there was a French party in Ireland, and that those measures were necessary; if be relied on with respect to Ireland, he hitude. (Mr. Windham) did not know who had; and if the same character had not an in- at being obliged to differ, in the slightest terest in every thing connected with that degree, from his right honourable friends, country, he was really at a loss to find out as he hoped his sincere admiration for the

owing to such restrictive laws, up to 1799, upon his right (Mr. Sheridan) had thrown when she recovered her trade. He earnestly out his objections with respect to the state hon, friend in making the motion he had submitted to the house, like the sly horseman; who,

While his off-heel, insidiously aside,"

While his off-heel, insurously assure,
Provokes the caper which he seems to chide, he did not mean to insinuate that; but he he would hold out to a people promises of relief, when there were no means of relief id his power. The attempt of the late ministers had been defeated, and in a manner that left no room for hope. It was one thing to talk of relief to the great mass of a population, but it was a different thing to administer it. He acceded most cordially to the principle, that that house should not lose sight of Ireland. It was the out-post, and an out-post that endangered in its loss the safety of the place itself. He was . convinced that their union was essential to the very existence of Great Britain. Ireland was the most vulnerable, and at the same time the most mortal part of the empire. He did not much like tampering with her. . It was like the abrupt removal as the rights of nature. As to a French of bandages: the bad handling of the ban. dages might do a great deal of unintentional mischief by giving rise to a considerable portion of irritation. As, to the specific object of the motion now before the house, he did not know well how to refuse his assent to it: he should hope that the pledge was unnecessary, but nevertheless, when required of him, he did not think he could consistently refuse it. He was willing to pledge himself along with the house, that the state of Ireland should have their early and most grave consideration; for he felt that such a pledge was due to the discontents existing in that illtreated country. He earnestly hoped that the house would, in the present instance, have no objection to pledge itself to do what was acknowledged upon all sides to his right hon, friend had not information to be its duty, and a duty of the first mag

Lord William Russell felt peculiar regret who had. He disapproved, too, of the talents and character of both would allow bim the privilege of calling them, (messrs, led of many great and excellent qualities, Grattan and Windham); but he could not and of his merit in any respect he did forbear expressing his dissent from some of the points they had respectively urged, in justification of the two bills which had lately passed that house, the grounds of which, it was the object of his honourable friend's motion to bring under the future revision of parliament: he felt indeed more imperiously bound to attempt some explanation of his sentiments, as one honourable gentleman (Mr. Grattan) had rested a main part of his argument on the circumstance of the persons who composed the late administration of Ireland having adopted a similar measure.—For that government, in all'its parts, it would be easily believed, no person could possibly entertain a higher respect than himself; to the noble duke who had been at the head of it he was bound by every tie that could attach man to man, not only by the nearest consanguanity and the most affectionate intimacy, which had subsisted between them From their earliest infancy, but also from a perfect reciprocity of opinion on all political topics; the authority of that noble person was with him all but omnipotent: be had likewise so favourable a judgment of all those who were associated with his noble relation in the administration of his government, that, had they continued in office, he should have consented, by his wote, to the provisions lately enacted without besitation, though certainly not without deep regret; giving full credit to their representation of the necessity, and entertaining an implicit reliance on their discretion and forbearance in the exercise of the extraordinary powers entrusted to their hands: but the confidence he should have reposed in them, he could not extend to their successors.—It had been the grand principle of the government over which his noble relation had presided, to conciliate all the differences, to allay the jealousies and animosities that had so long distracted that unhappy country; to restore the blessing of harmony, to unite all'descriptions of men, and, above all, to establish that most important desideratum, a mutual confidence between the people and their magistrates and rulers. - He challenged a single instance in which they had departfor that wise and beneficent plan.-Of the noble duke (Richmond) who had

not entertain the smallest doubt: - but that noble duke was now officially connected with a party in this country, whose system of policy he more than doubted; he was convinced it was fundamentally bad; the duke of Bedford's moderation had been condemned in that house, by persons now high in the administration of this country, who had deprecated the effects of what they termed his mistaken lenity.-What had resulted from the opposite course which had been pursued with little intermission for centuries?--The necessity of the late bills !-- And was it really thought possible that the same treatment which had occasioned the disease should afterwards operate as its cure?—It would be an unwarrantable trespass on the indulgence of the house to go into a detailed examination of the plan on which Ireland had been governed ever since her conquest under Henry the Second, and deduce a regular train of consequences from a perseverance in the same line of conduct towards her, during a period of 600 years; though such an investigation would undoubtedly open a field of reflection from which many very useful lessons might be drawn; we had throughout treated her only as a conquered country, we had never appeared even to suppose the possibility of her interests being identified with ours; instead of nourishing her strength, as an addition to our own resources with the fostering care of an anxious parent towards a child; we had exacted her services as a task-master from a slave, and consequently, both nations had viewed each other with the natural distrust of persons standing in so odious a relation.-It was necessary, however, and sufficient for the present purpose, particularly to draw the attention of the house to the history of the last eleven years, during which the present laws had existed; they were first adopted, he believed, for 4 years;—did they in that time remedy the grievance ?-Nothey were then renewed for seven, still the condition of the country remained the same; and we had now been called on to continue them for three more.—We had bad sufficient time to judge of the merit of the treeby the fruit it had produced, and surely it was now time to abandon a project that had so indisputably failed. Were we to contheen appointed to succeed him, he did tent ourselves with ringing the changes of not wish to insinuate any thing the least the number of years for which such meadisrespectful; he knew him to be possess. sures were to be passed, and set with our

hands before us in these times of danger, | jesty's reign; but he confessed, he wishes patiently waiting to see different effects, the value of them was more apparent to flow from the same causes? He feared those him, or rather that he could think they who encouraged such hopes would be lamentably disappointed:

"Rusticus expectat dum defluet amnis; at ille "Labitur, et labetur in omne volubilis ævum." Nothing short of a revolution in the whole moral world could bring about such a state of things, as to produce security from a long continuance of rigour and restriction; as long as the human mind remained as it was, so long would force alienate love, and oppression engender faction, tumult, and rebellion. His right honourable friend (Mr. Grattan) had dwelt with much force on the actual existence of a French party in Ireland; on such high authority he did not question the fact; and he thought the cause of its existence might be traced in the uniform neglect of that liberal counsel, which the honourable gentleman had himself suggested through an honourable and long political life. The honourable gentleman had drawn with his wonted energy of expression, a just and horrid picture of that misery, that had invariably fallen from French alliance, on the unfortunate countries who had been in their turns her victims or dupes. But, much as he admired the brilliancy of his eloquence, highly as he admired the principle from which it sprung, strongly as he felt the justice almost unnecessary; since the fate of Holland, of Genoa, and of Italy, were so notorious and apparent, that even in the least informed classes of society there were few who were not in some measure acquainted with the atrocities that attended them: yet in spite of all this, in the face of such examples, it was said there still existed a French party in Ireland! Gra-

were so considered by those or whom they had been bestowed. In the year 1782, he had indeed granted them, in the repeal of Poyning's law, the important boon of an independent legislature. but then he thought it could not be denied that, subsequently by the union, that valuable privilege had in fact been virtually cancelled; for it was obvious that in the united parliament, British councils, and British interest must predominate, and therefore he feared Irish objects were only to be attained by the adherence of her representatives to the ministerial side of the houses To that union, however, much as he had objected to it, he was, now that it was established, as desirous as any one of giving permanence and stability, but he was afraid it was the general impression in Ireland, that it had been obtained under false pretences. As the price of her consent, Ireland had been promised all the blessings in spirit as well as form of the British constitution, the Catholics of Ireland had been promised a free participation in all the rights and benefits enjoyed by their fellow subjects; and the name of a great departed minister had been pledged for the performance, but the pledge remained unredeemed. He saw on the opposite bench of its application; still he would take the a noble lord (Castlereagh), who had been . liberty of saying, that it was at present principally instrumental in carrying that measure into effect; but he did not see a right hon, gent. now high in the administration of the affairs of Ireland (Mr. Forter), or he would have wished to address himself to him: He remembered to have heard that hon. gent. charge the noble lord, directly, and to his face, with having carried the union by the means of corruption, and an undue exercise of arcious God! was, it possible to imagine a bitrary power.—They were now closely more irresistible argument for a grave, im- allied, and both holding high situations in partial, and thorough investigation into the the administration of the country: What whole state of that country, than a fact so were the Irish to feel when they saw no-. monstrous, as that, in defiance of these thing proceed from such a junction but terrible warnings, there were yet men so renewed restrictions on them? , when disaffected, so impatient of British domi- they received no attention from governnion, as even to prefer to it the destructment, but for the purpose of coercion? tive aid and poisonous embrace of our He concluded by repeating, that, as he implacable enemy, and this too among should readily have voted for the Arms a people as brave, as generous, and natu-rally as affectionate as any race under only as means of defence in prosecuting a heaven.—In the course of the debate, a system of a different nature, yet he had made to Ireland during his present ma- material part of the system itself-though

he could have granted them as auxilia-| cessity for which had been admitted on all ries, he could not as principals, but as they hands. were now passed, he thought all that remained was, if possible, to obtain some pledge, that parliament would resume that enquiry into the state of Iteland which the late government had set on foot: he thought the motion of his right hous friend was well adapted for this purpose, and he was bappy to find that he should concur in the vote with many of those friends, with whom, in a former instance, it had been so painful to him to disagree.

Mr. Lockhart was surprized at the indiscretion of the right bon, mover, for to represent lieland as treated worse than a conquered country, and as having neither for, and as oppressed or neglected by the lagislature, contrary to the fact, tended to irritate that country, and to promote disunion between the united kingdoms. He was also surprized, that the right hon, gent. should represent the acts of a legislature, rects, was but to put the consutution in by the other right hon, gent, who spoke from the same bench, and had pointed out certain measures for the relief of Ireland. As to the measure respecting education, he entirely agreed with that right hon, gent., and as to a composition for tithes, if that should be necessary, he would not oppose it, provided that composition were to be progressive with the times, and as well secured as tithes were in this country to the clargy. As to the question of emancipation, his deficulty was, that the principles of the religion would, in the event of the Catholics getting power, be dangerous to the Protestant ascendancy. He thought that all governments, from which concessions or booms were demanded, should secure a due abedience to the laws Before seure upon acts of the legislature, the ne- sides.

Mr. Herbert observed, that it was by the adoption of such plans as had been suggested by the right hon, gent. (Mr. Gratian), that the people of Ireland were to be gained over. He could not support the motion in its present shape, but, if the right hon. mover would consent to leave out all after the word "session," he should

then vote for it.

Mr. Lockhart was surprized at the indiscretion of the right hon, mover; for to represent Ireland as treated worse than a conquered country, and as having neither arms to fight with, nor any thing to fight for, and as oppressed or neglected by the arms to fight with, nor any thing to fight legislature, contrary to the lact, tended to irritate that country, and to promote disumon between the united kingdoms. He was also surprized, that the right bon. gent. should represent the acts of a legislature, that was distinguished by cosmopolitan beneticence, as the evil of which Ireland that was distinguished by cosmopolitan had to complain. So far from being a susbeneficence, as the evil of which Ireland pension of the constitution, these acts were had to complain. So far from being a sus- but the exercise of it. To call forth the pension of the constitution, these acts were powers given by the constitution for the but the exercise of it. To call forth the protection of the peaceable and loyal subnowers given by the constitution for the jects, was but to put the constitution in protection of the peaceable and loyal sub. force. He was happy that the example of the right hon, gent, had not been followed force. He was happy that the example of by the other right hon, gent, who spoke the right hon, gent, had not been followed from the same bench, and had pointed out certain measures for the relief of Ireland. As to the measure respecting education, he entirely agreed with that right hon. gent.; and as to a composition for tithes, if that should be necessary, he would not oppose it, provided that composition were to be progressive with the times, and as well secured as tithes were in this country to the clergy. As to the question of emancipation, his difficulty was, that the principles of the religion would, in the event of the Catholics getting power, be dangerous to the Protestant ascendancy. He thought that all governments, from which concessions or boons were demanded, should agcure a due obedience to the laws, before granting them, lest they should be received as proceeding from weakness, and not from amating them, lest they should be received wisdom and benevolence, and thus excite More and benevolence, and thus excite vote against the motion, because it implied extempt metend of gratitude. He should a dereliction of duty on their parts, and a nate against the motion, because it implied | censure upon acts of the legislature, the nea dereliction of duty on their parts, and a cessity for which had been admitted on all

tion," and expressed his hope that the house that the permanency of such acts did not would indulge him with the privilege usually infringe the constitution, then you ought granted to persons who brought forward a to make them permanent at once, for in motion, and hear his reply to such argu- that case where was the use of hesitation? ments as seemed to him peculiarly to call Such enactments could not be considered for attention. Of this privilege he would in any other light, than as infringenot avail himself at any length. First, then, ments of the constitution; and therefore he should have no objection whatever to it was the duty of every man to limit alter his motion in the manner proposed; their duration, as much as the necessity and, indeed, to any alteration that did not of the case would allow.—He felt it nedestroy the substance of his motion, he cessary to make some observations on had already pledged hunself to agree-[The | what had fallen from the hon. gent. on the Speaker here interrupted the right hon. gent. and informed him, that consistently he had for that hon. gent.'s (Mr. Lockwith the resolution of 1778, and the usages hart's) abilities; with all his deference to of the house, there could be no alteration his means of information, and to the auin the motion after the previous question thority which he appeared to have with had been put].-Mr. Sheridan, in continu-|some, yet, not being intimately acquaintation observed, that in that case he had no ed with the hon. gent., and not having doubt the right hon, gent, opposite would an opportunity of observing those talents withdraw his motion, in compliance with the general wish of the house. Ile wished to have his answer. [No answer.] Well, the time for answering was not yet come perhaps. However, nothing in the world had been more misunderstood in this respect than the motion which he had subbills; and thereby called upon the house to censure its own acts. He never had such intention, nor could his motion by any one who took the trouble to attend to it, be supposed to carry any such meaning. He had distinctly declared in his speech, that he had no such intention. But, it might be said, that though not in his speech, it might be in his motion. What, then, was his such measures as would render the provipassed, unnecessary." What did his right hon, friend and his hon, friend over the way (Mr. Herbert) object to? They could not surely object to the word "reluctantly." His hon, friend over the way said, that he would join with him if he would strike out the latter part of his motion. What was measures would totally destroy the constitution. Did any one object to this? Then, lon-good grounds or not. The would be glad to see the man who would asked. His object was to keep this sub-

Mr. Skeridan rose amidst cries of "ques- of the constitution. But, if you thought bench below. him. With all the respect and information that had been ascribed to him by those who knew him better, he was perfectly excusable in not giving him that entire confidence that had been given by others. That hon, gent, had said, that he had listened with great anxiety to his speech, because he expected that he (Mr. Centlemen seemed to suppose S.) would have first stated the evil, and that he had consured the passing of the late then the remedy. The hon, gent, might have listened to his speech with anxiety. but he had certainly done so with more anxiety than attention. He said, that he-(Mr. S.) ought to have pointed out the grievance. Certainly not. He never thought that he was bound specifically to do that in the present instance. When ministers came to him, asking him to give his assent to such regulations as these, the onus motion?—" That the house should take probandi lav with them. They were to shew what grievances called for such measions of the bills, lately: with reluctance sures, and that, too, before the measures were passed. "But no," said the hon. gent., " pass your bills first, and then let us hear of grievances." Enquiry ought to have preceded the passing of these enactments, and the necessity for them outher to have been proved. However, the house had passed the bills, and all he wanted. that? Why, that the permanency of such now was, that they should give a pledge to enquire whether, they had passed them This was all he stand up in his place, and say that such en- ject perpetually before the house. If the actments ought to be permanent, or that, if bills had been enacted only for a year, permanent, they did not completely over- there would have been less cause for his turn the constitution. These acts were to motion. But as the period of their durant be in force for 3 years; and under these tion extended to three years, his object circumstances there was at least a reversion was, and he hoped the result of an en-

chose to continue in ignorance, and rejected the means of acquiring information. But the hon, gent, dwelt a good deal upon general doctrine, and said that a boon ought not to be granted till you were strong, and had enabled yourselves to crush your petitioners if you chose! He (Mr. S.) had really thought that men could distinguish between good and bad treatment, and that the one produced gratitude and attachment, as naturally as the other did revenge and hatred! "But no," first, that they may love you afterwards!" Then the hon, gent, accused him of having said that Ireland had been used worse than a conquered country. Certainly, he had said that England had adopted a more ignorant and barbarous system of management with respect to Ireland, than ever any one nation with any pretensions to taken a-back with regard to this statement, been made in the present reign, and consequently the system charged. This, he supposed, was meant, for he did not pretend to understand the phrase " taken a-Lack," not being a naval man, as the hon. gent. probably was. That the concessions had been made with a very ill grace, he had certainly said. He did not wish, as he had said before, to produce any irritation whatever: but if the times and circumstances when these concessions were made were them, had deduced a great part of the evils considered, it would be found that they had rather been wrung from most un- "Hearts of Steel"—the "White Boys"—willing minds, than conferred in an the "Bright Boys"—and the "Threshers," He open, liberal, and generous manner. (Mr. S.) deprecated waiting for such times and circumstances. He was for conferring the lower ranks of people in Ireland groan-. Avours when they might be ascribed to a ed. Why, then, did not this sufficiently acsense of generosity and justice, and not count for the disaffection in Ireland, with-. for waiting till they could be demanded, out having recourse to the idea of a French when you would not dare to refuse them. faction? His right hon, friend admitted the Now, his right hore friend on the bench | general loyalty of the people of Ireland; but near him, (Mr. Grattan,) had made a more still said, there was a French party in Ireable speech in favour of his motion than land—a French party but contemptiblehe himself could possibly do. That speech | a miserable faction destitute of talents and was characteristic of his wonted genius energy, and of trifling numbers. What he and eloquence, and every thing must be wanted, then, was, to have the nature of this full of genius, animation, and eloquence, danger ascertained, to see in what it con-that came from him. This very speech sisted, to find out the strength of this French

quiry would prove it unnecessary to contil derived from the motion now submitted to nue them for more than one year. This, he the house; for his right hon, friend had in was, for his own part, persuaded, would the course of it thrown out more inforturn out to be the case, unless gentlemen mation respecting the state of Ireland than ever had been communicated by any other member, for at any period for some time past.—But, another member accused him of libelling the legislation of this country, and our cosmopolitan and philanthropic parliment! But what had our most philanthropic parliament done for Ireland? Why, they had legislated without enquiry for that country; but, if his motion had been proposed and agreed to, 2 or 3 years ago, parliament would have been better able to have legislated for Iresaid the hon, gent., " make them fear you land. For the proof of this he would only refer to the speech of his right hon, friend, who had exposed the abuses with respect to tithes, the non-residence of the clergy, and the state of the Protestant schools. The hon, gent, seemed to be mightily offended at his saying that government had not been attentive to Ireland. For a proof of this, too, he referred to the speech of civilization had adopted with respect to his right hon. friend (Mr. Grattan), who had another. The hon, gent, said, that he was stated that 8000 acres of land only supported 18 Protestant schools; and yet, when he allowed that concessions had with all this before them, some gentlemen pretended that government had paid the requisite attention to the state of Ireland! He hoped, however, that an attention of a different sort would be given it. Ireland expected this; England expected it; and the result, he had no doubt, would be beneficial to both countries.-His right hon, friend had a werted to the state of tithes in Ireland, and from the ill-constructed method of collecting and managing under which Ireland laboured. The all arose from the tithes which appeared the most cruel of the burthens under which was one great instance of the benefits to be faction, and, if so contemptible as his right

hon, friend had said, to apply a remedy equal to the disease, and not to overturn the whole constitution of the country on account of a wretched faction. His right hon. friend close by him, (Mr. Windham,) had said, that he scemed to hold the concessions to the Roman Catholics cheap. He tertainly had never done so, and his right hon, friend was mistaken. He had said, that if what was called Catholic emancipation was granted without some other measures in favour of the poorer classes, it might excite envy and jealousy in themthe benefits to them they would consider as not running pari passu, with those of their. superiors, and certainly without some cadtion what was intended to promote harmony, might become the excitement to contention. But, what did the bill proposed by the late administration in favour of the Catholics do?—It certainly did a great deal indeed when it proposed to abolish the restrictions on the Roman Catholic officer, when he came to a certain rank; an officer who stood in the singular situation, that he rose till he had an opportunity of doing some act worthy of preferment, and however great the services he might perform, there he stopped, and the disabilities under which he laboured, damped his ardour, and rendered him less fit or disposed for enterprise and exertion. The unfortunate Catholic officer might, therefore, be said to rise to his degradation. The removal of such restrictions was doing much, and the best effects would certainly have followed from the adoption of such a mea-Was it not better to put confidence in the Irish than to bind them down by re-The enemy might hope to break their chains, but they could not expect to turn towards them those hearts, that had been conciliated by kindless and confidence. Instead, therefore, of putting them on trial, his wish certainly would be, to give them the benefits of the constitution before they mustered in the field. Instead • of the yoke of slavery, he would hang the privilege of the constitution about their necks, and arm them with their rights. He again repeated, that if no other good effect should result from this motion, than an acknowledgment, on the part of parliament, of the importance of the subject, the motion ought to be adopted. • Charles the First asked Seldon "What was the best way to put down a rebellion?" to place, of to local corps of 3,000 men and which Seldon answered, "remove the cause." He begged of the government to apply this

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answer to Ireland, and put an end to disaffection there, by removing the cause.

Mr. Fuller thought that a proper and just view of the state of Ireland, could not be obtained without an enquiry.

Mr. Cochrane Johnstone supported the resolution; and thought that parliament would become discredited in Ireland, if on all occasions a deaf ear was turned to the complaints of the people of Ireland .- The house then divided . For Mr. Sheridan's motion 33; Against it 76.

List of the Minority. Bradshaw, C. Laurence, Dr. Barnard, S. Moore, P. Cavendish, Lord G. Maxwell, J. Noël, G. N. Cavendish, W. Chlerait, J. Petty, Lord H. Parry, J. II. Coombe, H. C. Craig, J. Pfggott, Sir A. Dillon, H. A. R. M. Sir S. Dawson, R. Rom Russell, Lord W. Folkestone, Lord Gipps, G. Sheridan, R. B. Grattan, II. Somerville, Sir M. H. Herbert, H. A. Sharpe, R. Hibbert, G. Windham, W. Johnstone, C. Ward, J. W. Wilder, F. Johnstone, G. A. Lambe, W.

PROPOSITIONS RESPECTING THE STATE OF THE ARMY.] When strangers were readmitted.

Mr. Windham was on his legs, and stating that he meant to propose some Resolutions relative to the Army, merely expressing facts as they appeared by the papers on the table. He understood the noble lord had some resolutions to propose also, but they consisted of reasoning instead of fact. He did not like this reasoning in Resolutions. It was like turning the statutes into verse. or like turning the speeches of the noble lord into rhyme to amuse the house at 5 o'clock in the nforming.—After some conversation between Mr. Windham, lord Castlereagh, and the Speaker, it was agreed that the Resolutions of each should be put separately, and the debate on them adjourned to this day se'nnight. They were as follow.

Mr. Windham's Propositions.

I.—That the effective strength of the army was,

Regulars. Militia. Total On the 1st of March 1807 173,600. 75,182. 248,782 On the 1st of March 1807 181,856. 77,211. 259,067.

A reduction having in the mean time taken upwards, in the island of Ceylon.

II.—That the provisions of certain acts

of parliament passed during the year 1806, produce of the ordinary recruiting was, and having in wiew the better ordering of during the first six months of the army, and the improvement of the condition of non-commissioned officers and soldiers, took effect from the 24th of June in the said year.

III.—That from the 1st of July following, the number of recruits raised for the regular army (exclusive of those raised for foreign and colonial corps, and 650 men for a regiment commanded by the hon. col. Dillon) was.

In the first period of three months, ending on the 2,770 11,080. 1st of October 1806 -In the 2d period, ending on the 1st of January 4887 at the a 13,931. In the 3d period, ending on 5,333 21,340. the 1st of April 1807 -In the 4th period, ending a on the 1st of th 24,312.

IV .- That the 25th of October 1806, the bounty to recruits was reduced,

For the Cavalry, from £ 13. 8. to 8 3 For the Infantry - 16 16. - 11. 11.

V.—That the number of recruits raised for the regular army in Great Britain and Ireland, according to the adjutant-general's returns, was, in the first six months of

By ordingry Additional Total: Recruiting: Force: - 6,736. -1805 4,157. 10,823. 4,834. 4,949. 10,753. 1806 - 11,413. 11,113.

VI.—That, amongst the numbers raised in the first six months of 1805, are included 3,089 raised by officers recruiting for rank.

VII .- That the men raised under the Additional Force act were for home service only, and might be of any height not less than five fe. t two inches, and of any age between 18 and 45.

VIII .- That in the regular artny no mair could be received but between the ages of 18 and 30, and of a height not less than 5 teet 4 inches; the standard for men not entering for general service, but choosing their own regiments, being 5 feet 5 inches, and for the guards and cavalry still bigher.

IX. That by recruits raised by ordinary recasiting, are meant men raised either at the head quarters of regiments, or by the recruiting districts late under the superistendence of the inspector-general.

X .- That according to the war-office return of recruits for whom bounty has been drawn as raised at the head quarters of regiments in Great Britain, and the inspector-general's return of the numboth raised by the recruiting districts, the as above, between the 1st of April 1805 and

Head Quarters Recruiting By Do. Total: of Regiments Districts in in Gt. Britain : Gt. Britain : Ireland : 4,709. 1805 - - 1,470. 2,327. 912. - 3,994. - 11,047. 1806 - - 1,084. 1,957. 953. 6,115. - 2,396. 1807 - . 2,5.36.

XI.—That the number of men who volunteered from limited to unlimited service was, during six months

Ending 1 July 1805 2.225. 2,863-1 Jan. 1806 1 Jan. 1807 - - -2,413. 7,081.

XII.—That the number of men who described from the army at home was, during the first six months of

In Great Britain: In Ireland: 1805 1 m 20%. - -1 in 201. 1 m 235. 1806 1 in 217. 1807 1 in 293. 1 in 205.

XIII.—That the number of men who described from the recruiting districts was. during the first six months of

•- - 1 in 10. - - - 1 in 10. - - - 1 in 12. 1806

Lord Castlercank's Propositions.

L. Taat the increase of 8,256 men, as stated, in the regular army, between March 1806 and March 1807, has been preduced by 2,908 men received from the Irish militia, and 3,542 under the Additional Force act .- Total 6,450 men;without which aids (deducting our losses m Egypt and South America, viz. 2,185 men, which appear in the effectives of the army on the 1st of March 1807) the army would have decreased, under the regulations established in June 1806, in the number of 379 men.-That the regular army has been progressively increasing, previous to the establishment of the new system of levying men, as follows; the amount being,

On the 1st of July 1804 - - -141,740. 1805 -- - 162,997. 1806 - - - 175,997.

III. A.—That the number of recruits raised quarterly for the regular army, between , the 1st of March 1805, and 1st of March 1806, when the repeal of the Additional Force act was determined on, was (exclusive of foreign and colonial levies, and of men transferred from the militia) as follows;

Number . Rate raised. për Ann. 1st Qr. erding July 1, 1805 - - 4,865. - - 19,460. 2d Qr. ending Dec. 1, 1805 - - 4,252. - - 17,008. 6d Qr. ending Jan. 1, 1806 - - 4,790. - - 19,180. 4th Qr. ending Apl. 1, 1806 - - 6,096. - - 24,384.

III. E.—That the number of men raised

the 1st of April 1806, was 20,003 the number between July 1806 and July 1807, 17,689, being 2,314 less than in the former year; whereas the number of boys included in the 17,689, exceeded by 1,076 the number included in the 20,003, the

preceding year's produce.

Iff. c.—That the number of men obtained for regular service, including men transferred from the militia (and exclusive of foreign and colonial levies) was, between July 1805 and July 1806, 33,693 men; between July 1806 and July 1807, 20,681, being 13,012 men less than in the preceding year, exclusive of the services of the men raised in the latter years being determinable in seven or ten year, according to the terms of their enlistment.

III. D .- That whilst the number of men levied in the latter year was less than in the former, as stated in the preceding Resolutions, an annual additional charge of 450,000%. in increased pay and pensions to the army has been incurred, as an encouragement to induce men to enlist, being at the rate of about 251. per man; on the number of men raised within the year; and which expence must be here after largely increased, in proportion as the pensions on 14 and 21 years service come into operation.

III. E .- That during the former year the recruiting parties did not exceed in number 405; that in the latter year they had been increased to 1,113, exclusive of above 400 extra recruiting officers; and from the 8th of Dec. 1806, 54 second battalions have been recruiting, under an intimation, that if they did not raise 400 men each in 6 months, the battalions would be then reduced and the officers placed on half-pay; which extraordinary increase of the number of recruiting parties must be considered not only as highly prejudicial to the discipline and efficiency of the army, but as so much expence incurred for the levy of men, as distinguished from the performance of regimental duty.

III. r .- That whilst the number of men raised as above for the regular service, has in the latter year been reduced, the proportion of desertions in the army serving at home has been rather increased; the proportion

riods, as follows;

Descritons in the Army at Home: - - 1 in 191, - - 1 in 152. •Jan. 1805 to July 1805 July 1805 to Jan. 1806 - - - 1 in 275. Jun. 1806 to July 1806 - 1 in 213. July 1806 to Jun. 1807 - - 1 in 236. Jan. 1805 to aly 1807

IV .- That the expence of levy money . for general service has been reduced-for cavalry, from 191. to 151. 4s. 6d. and for infantry, from 221. 8s. 0d. to 181. 12s. 6d. But the term of service has also been reduced, from service for life to service for ten and seven years, which supposes two additional periods of enlistment, and consequently two additional bounties in the course of a service of 21 years, exclusive of the additional pay and pensions above referred to.

VI.—That among the number raised in the first six months of 1807, being 11,413 men, 8,035 liave been raised by the 54 second battalions; that is, by officers re-

cruiting to avoid reduction.

VII. and VIII.—That, with the exception of 6,242 men transferred to garrison battalions, all men raised under the Army of Reserve and Additional Force acts have been since enlisted into the line, being of the age and height required by his majesty's regulations; and amongst the men so transferred to garrison battalions, are included all men who did not choose to enter for general service, without reference to age or height.

XI.—That the men volunteering from limited to unlimited service, from 1st July 1806, to 1st January 1807, received ten. guineas bounty for only extending their service from local to general service; whereas before that period (the bounty being the same) the men transferring themselves to the line, exchanged their service, not only from home to foreign service, but from service limited in point of time to service for life; and the men in the latter period, who refused to transfer their services, were orderedeto be drafted into garrison battalions.

TRANSPORTS. - I. That the transports at home on the first of March 1806, consisted of 380 ships, and 87,717 tons; of which 50 ships and 16,894 tons were fitted for foreign service, and including tonnage for 1,785 horses.-That the transports at home, on the 24th of March 1807, were 73 \* ships, and 16,468 tons, of which only 25 ships and 7,80% tons were fitted for foreign . service; there being an excess of 307 ships and 71,249 tons at the former peve successive half-yearly peliciod, compared with the latter; and of 25 ships and 9,08% tons fitted for foreign service; in the latter period, the provision was only for 148 horses.

II .- That the above provision of tonnage on the 24th of March 1507, of 73 ships and . 5, 468 tons, would have been further reduced under the orders of the treasury of the 22d of January 1807, in the amount of 29 ships and 8,586 tons, had not the full execution of the above orders been prevented by the contracts of 17 being such as to prevent their being paid off, and by nine being under quarantine, having returned on the 20th of March preceding from the Mediterranean.

vice, on the 8th of August 1807, consisted of 401 snips and 82,143 tons; of which 67 ships and 20,289 tons were fitted for foreign service, including also a provision for 4,089 horses.

HOUSE OF LORDS. Fridan, August 14.

[THE LORDS COMMISSIONERS' SPEECH]. About a quarter perore four, the archbishop of Cahterbury, the lord chancellor, earl Camden, and lord Hawkesbury took their seats as his majesty's commissioners. Mr. Quarme, the ceputy usher of the black rod, was sent to the commons, to require their attendance. Shortly afterwards the Speaker and a number, of the members came to the bar, and the royal assent was given to several bills. After which,

The Lord Chancellor, in his majesty's name, delivered the following Speech:

My Lords and Gentlemen;

"We have it in command from his majesty to express the satisfaction with which he finds himself enabled to give you that recess which, after the great and diligent exertions you have made in the dispatch of public business, must at this advanced season of the year, be so peculiarly desirable.—His majesty has been graciously pleased to difect us to return you his thanks for the steady loyalty and attachment to his person and government, and 'the zealous devotion to the public service which have characterized all your deliberations, and most especially to thank you for the seasonable exertions which you have enabled him to make for the augmentation of the military force of his kingdom.

"Gentlemen of the House of Commons;
"His majesty has commanded us to return you his warmest thanks for the supplies which you have granted with so much cheerfulness for the current year; and when he considers the provision which you have made for those contingent and unforeseen services which the events of the war may render necessary, his majesty has the greatest satisfaction in recognizing the wisdom wherewith, in a time of extraporumary difficulties, you have suticipated

duced under the orders of the treasury of the the presible demands which those difficulties 22d of January 1807, in the amount of 29 may occasion.

" My Lords, and Gentlemen;

"His majesty commands us to assure you, that he deeply deplores the unfortunate issue of the war upon the centinent. -The immense extension of the power and influence of France, and the undisguised determination of the enemy to employ the means and resources of those countries which he possesses or controuls. for the purpose of effecting the ruin of his majesty's kingdom, undoubtedly present a formidable view of the difficulties and dangers which this country has to encounter.—But his majesty trusts, that the loyal and brave people over whom he reigns are not to be daunted or disheartened.—From the recollection of those difficulties under which his people have successfully struggled, and of those dangers which they have happily surmounted, his majesty derives the consolation of believing, that the same spirit and perseverance which have hitherto remained unbroken will continue to be exerted with unabated vigour and success .-And while his majesty commands us to repeat the assurances of his constant readiness to entertain any proposals which may lead to a secure and honourable peace, he commands us at the same time to express his confidence that his parliament and his people will feel with him, the necessity of persevering in those vigorous efforts which alone can give the character of honour to any negotiations, or the prespect of security or permanency to any peace; his majesty, therefore, trusts that his parliament and his people will always be ready to support him in every measure which may be necessary to deleat the designs of his enemies against the independence of his majesty's dominions, and to maintain against any undue pretensions, and against any hostile confederacy, those just rights which his majesty is always desirous to exercise with temper and moderation, but which, as essential to the honour of his crown, and true interests of his people, he is determined never to surrender."—A commission for proroguing parliament to Thuisday, the 24th of Septembon, was then read. After which, the lord Chancellor, declared the parliament to be prorogued to Thursday, the 24th of September next, to be then there holden.

HOUSE OF COMMONS.

Friday, August, 14.

A little before four o clock the deputy

usher of the black rod summoned the house i by the lords commissioners, the members to the house of peers, to hear the commis- separated.—Thus ended the first session of sion read. On their return, the Speaker the fourth parliament of the united kingcalled the members round the table, and dom of Great Britain and Ireland. having read to them the Speech delivered

page 1181.

wish to enter. But even after this change ((lord H.), which had the obvious and re-Hawkesbury) had stated, that the chief not in the agents but in the measure itself. was founded upon the remission of the be admitted to afford a striking comment on

[MILITIA TRANSPER BILL.] The fol- fines in those places, where the required lowing will be found a more correct report quota of men for the army of reserve had of the Speech of Lord Sidmouth on the not been mised. This, he begged leave to 12th of August, than the one inserted at say, was not accurate either in reasoning, or in statement. If such an example was Lord Sidmouth said, there were a few injurious in its tendency, which he acknowpoints to which he was desirous of ad- ledged it to be, however unavoidable in verting previous to their lordships' final deci- the particular case, the argument was as sion upon this bill. It had been acknow-strong against a ballot for the militia, as . . ledged on a former day by the noble secre- for the army of reserve; as the remission tary of state (lord Hawkesbury), that his of the fines afforded the same encouragemajesty's ministers, after having determi- ment to aeglect in one case, as in the ned upon the expediency of augmenting other. But, in fact, the observation did our military force, had balanced between not fairly apply to the army of reserve at the present measure, and the renewal of all. It was true that under the act by the Army of Reserve. He had himself which that force was to be constituted, pe-made such a comparison, but, for reasons ualties were to be levied where the number which he had before stated, he had come of men required to be raised by ballot, had to a different conclusion. He indeed re- not been procured; but by Mr. Pitt's Adcollected, and with great satisfaction, that ditional Force bill those penalties were all the members of his majesty's present transferred to a failure in procuring .a. government, whether in, or out of office, number of men (equal to the deficiencies in the years 1803 and 1804, had sup- in the army of reserve), not by ballot, as ported the measure which he now prefer-under the Army of Reserve bill, but by. red: and in the spring of 1804, when, in con-voluntary, recruiting, through the agency sequence of the high rate of bounties oc- of parish officers for a limited bounty; casioned by the number of men (195,000, and it was one of the numberous objecexclusive of volunteers) raised within 13 tions to that measure, that it inflicted pumonths, he proposed only a suspension hishment in cases where there might have of this measure, that proposition was re- been no neglect. This injustice had been sisted by a large minority of the house of commons, and particularly by a right hon. that of directing a person, when wheat gent. now unhappily no more (Mr. Pitt), was 7s. 6d. per bushel, to purchase that who declared that he should recommend the quantity for 5s., and to fine him if he compulsory principle of that bill as the ba- could not procure it at such a price. And sis of a plan for the increase of our do- what in fact had been the operation of that mestic force, and for the permanent supply bill? Of the intended and expected numof the army. This intention was indeed ber a small part only had been raised, and afterwards abandoned, under circumstan- of that part not a moiety by the means ces, into which, for reasons which, he required by the bill, notwithstanding the susted, were obvious, he did not now official exhortations of the noble baron. of intention, the army of reserve was corded effects of checking the ordinarys highly and continually applauded, and he recraiting service, for the purpose of giwas convinced that if the life of the distin-gaished person to whom he had alluded measure is failed however in all respects; had been spared, that he would himself and it would have been the height of injushave recommended it to the adoption of tice to levy penalties where there had been . eparliament. - But the noble baron (lord no misconduct, and where the fault was objection to the renewal of this measure, The remission of the fines must therefore

tional Force bill, but no argument whatever country would be made weaker for a time the advantages which would arise from the otherwise be, on the restoration of peace. possession of a large body of militia upon This argument, however, appeared to him the restoration of peace; as in that event to be a feeble attempt to support an exall who had served 5 years would be dis-ceptionable measure, the execution of banded. This, however, has a contingent which, even if successful, would, by disbenefit: if the war continued 5 years longer, turbing and unsettling the militia, impair, it would not occur; and the reasoning, in the first instance, our actual means of apon which it was founded, went the defence, and afterwards afford an augmentength of asserting, that such a measure tation ill suited and inadequate to the present, with all the inconveniences sent exigency, and to the perilous situation attending it, ought always to be resorted of the country. to, when hostilities had been of four or

the inefficacy and injustice of the Addi- five years continuance; and that the against the renewal of the army of reserve. during war, for the chance of being ren. But the noble lord had laid great stress on dered somewhat stronger, than it would

## LIST OF PUBLIC ACTS,

Passed in the First Session of the Fourth Parliament of the United Kingdom of Great Britain and Ircland, and in the 47th Year of the Reign of his present Majesty, George III.

July 1808, several acts for granting certain Courts by Attorney. Rates and Duties, and for allowing certain Brawbacks and Bounties on Goods, Wares, Sum of Money to be raised by Lotteries. and Merchandize, imported into, and exported from Ircland.

2. An act to revive and continue, until the expiration of six weeks after the commencement of the next session of parliament, 46th years of his majesty's reign, for carry- spect of Dwelling Houses, &c. ing ipto execution the Treaty of Amity,

majesty and the united states of America. 3. An act to indemnify persons who have advised or acted under an order of council

Navigation and Commerce between his majesty's Subjects and the Subjects of the cise, and also certain Stamp Duties in Ire-

united states of America.

4. An act to enable his majesty to grant a certain Annuity to major-general sir John lating to the Stamp Duties in Ireland. Stuart, &c.

5. An act for empowering the Commissioners of Kilmainham Hospital to make Rules and Regulations for the Payment of Pensions to Soldiers on the establishment of that hospital.

by Loans or Exchequer Pais, for the ser- the Exportation of certain Goods, Wares, and vice of Great Britain for the year 1807.

7. An act for raising the sum of 1,500,000L by Loans or Exchequer Bills, for the set ice 40th year of his present majesty, for the re-Gréat Britain for the year 1807.

1. An act to continue, until the 5th day of jveries suffered in Copyhold or Customary

9. An act for granting to his majesty a

10. An act for encouraging the Export of Salted Beef and Pork from Ireland.

11. An act to provide for the Recovery of Penalties under certain acts, made in the 47th year of his present majesty, for sethree acts, posted in the 37th, 45th, and curing the Bates and Duties in Ireland in re-

12. An act to make further regulations with Commerce, and Navigation, between his respect to Licences for the Sale of Spirituous and other Liquors by Retail in Ireland.

13. An act to suppress Insurrections, and prevent the Disturbance of the Public Peace for making Regulations with respect to the in Ireland.

14. An act to repeal certain Duties of Exland, and to grant certain, new Stamp Duties in lieu thereof; and to amend the Laws re-

15. An act to provide for the regulatin and securing the Collection of the Duty on Gold and Silver Plate, wrought or manu-

factured in Ireland.

. 16. An act to grant to his majesty, until the 5th day of July 1808, certain duties on 6. An act for raising the sum of French 1997, the Importation, and to allow Drawbacks on Alerchan fize, into and from Ireland.

.17. An act to amend an act made in the gulating and securing the Collection of the Ah act concerning Common Reco- Duties on Spirits distilled in Ireland.

auspension, in certain cases, of part of the Quintervailing Duties on British Refined Sigar imported into Ireland.

19. An act to continue until the 29th day of September 2808, and to amend two acts, made in the parliament of Ireland, to regu-

late the trade of Rectifying Spirits.

20. An act to enable his majesty to appoint the Chancellor of the Exchequer, for the time being in Ireland, one of the commissioners for executing the office of Lord High Treasurer in England, without salary.

21. An act to continue, until the 29th day of September 1817, an act, passed in Ireland in the 13th and 14th years of his present majesty, respecting certain Annuities.

22. An act to continue until the 29th day of September 1817, an act, passed in Ireland in the 30th year of his present majesty, for the Improvement and Extension of the Fisheries on the coasts of Ireland.

23. An act to amend an act, passed in the 43d year of his present majesty, for granting to his majesty the sum of 50,000%. for

building Glebe Houses in Ireland.

24. An act to explain and amend an act, passed in the 39th and 40th years of his present majesty, concerning the Disposition of certain Real and Personal Property of his Majesty, his Heirs and Successors, and also of the Real and Personal Property of her Majesty, and of the Queen Consort for the time being.

25. An act for the more convenient Payment of Half Pay, and Pensions, and other Allowances to Officers and Widows of Officers, and to persons upon the Compassionate List.

26. An act for defraying, until the 25th day of March 1808, the charge of the Pay and Clothing of the Militia of Ireland, &c.

- 27. An act to authorize his majesty to permit the Importation of Naval Stores from any place in ships belonging to States in amity with his majesty, and navigated in any manner valatever,
- 28. An act to enable the lords commissioners of his majesty's Treasury to issue Exchequer Bills, on the credit of such aids or supplies as have been or shall be granted by parliament for the service of Great Britain, for the year 1807.

29. An act for defraying the Charge of the Pay and Clothing of the Militia in Great

Britain for the year 1807

30. An act to amend several Laws of Ex- 43. An act revive and continue, until . cisc in Great Britain, relating to the Duties the ad of the next session of parliament, an on Salt, Soap, Paper, Coffee, Cocoo Nuts, Spirits, and Glass, and for restoring Seizures for suspending Proceedings in Actions, and in certain cases.

31. An act to revive and continue, until Manufacture.

18. An act to provide for the Decrease and the 25th day of March 1808, and amend so much of an act, made in the 39th and 40th years of his present majesty, as grants certain Allowances to Adjutants and Serjeant-Majors of the Militia of England, disembodied under an act of the same session of parliament.

32. An act formaking Allowances in certain cases to Subaltern Officers of the Militia in Great Britain, while disembodied.

33. An act to continue until the 1st day of June 1808, an act of the 45th year of his present majesty, for appointing Commissioners to enquire into the Public Expenditure, and the Conduct of the Public Business in the Military Departments therein mentioned.

34. An act to make the port of Amsterdum, in the Island of Curaçoa, a Free Port.

35. An act to indemnify such persons in the United Kingdom as have omitted to qualify themselves for Offices and Employments.

36. An act to enable the Trustees of the British Museum to exchange, sell, or dispose of such parts of the Collections, and under such restrictions, as are therein specified.

37. An act to cevive and continue, until the 25th day of March 1808, an act of the 40th year of his present majesty, for altering and amending several Laws relating to the

Duties of Excise upon Malt.

38. An act for permitting, until the 25th day of March 1809, and from thence to the end of the then next session of parliament, the Importation of certain enumerated. articles into the British Colonies on the Continent of North America, from the united states of America, and the Exportation of other enumerated articles from the same Colonics, to the said States.

39. An act for more effectually charging Public Accountants with Interest upon Balances; and for other purposes relating to

the passing of Public Accounts.

40. An act to alter the Practice of Courts of Equity, in Suits in which Members of Parliament are Defendants.

44. An act to enable the East-India company to raise Money upon Bond instead of

increasing their Capital Stock.

42. An act for more effectual Administration of the office of a Justice of the Peace in such parts of the counties of Middlesex and Surrey as lie in and near the Metropolis; and for be more effectual revention of Felonies.

43. An act revive and continue, until . act of the 46th year of his present majesty, other Proceedings, relating to the Woolling

44. An act for transferring to his Majesty. Sierra Leone company, &c.

45. An act to enable his Majesty to grant to her majesty the Queen a capital messuage

called Frogmore, &c.

46. An act to repeal certain provisions of an act, passed in the 46th year of his present majesty, for enquiring into the state of Windsor Forest, &c.

47. An act to grant certain duties on Cal-

Ecoes, Muslins, Cotton Yarn, &c.

48. An act to continue until the 29th day of September 1808, several acts for the better collection and security of the Revenues of Customs and Excise in Ireland, and for preventing Frauds thefein.

49. An act for allowing a Drawback on certain Linens exported from Great Britain

to the West Indies.

- 50. An acteto amend an act, made in the parliament of Ireland in the 5th year of his present majesty's reign, for erecting and establishing Public Informaries or Hospitals in Ireland.
- 51. An act to revive and continue, until the 25th day of March 1808, an act of the 39th year of his present majesty, for the more effectual Encouragement of the British Fisheries.
- 52 An act to repeal so much of an act of the last session of parliament, as relates to the Payment of Duty on Coffee and Cocoa Nuts when exported from the warehouse in which the same mall have been secured.
- 53. An act to enable his majesty's Postmaster-general to open and return Letters directed to Hamburgh or other places abroad, and which have been or shall have been returned or not sent.

54. An act to prevent improper persons

from having Arms in Ireland.

55. An act for allowing a certain proportion of the Militia in Ireland, voluntarily to entist into his majesty's Regular Forces.

56. An act for increasing the Militia of Ireland, under certain limitations and restric-

57. An act for allowing a certain proportion of the Militia in Great Britain voluntarily to Enlist into his majesty's Regular Forces.

58. An act for encouraging the Empor-

tation of Salt from Ireland.

59. An act to amend an act of the 46th year of his majesty, for the water Regulation of the office of Receiver-general of the Post-Office in England.

chasing the legal Quays and Warehouses, in session of parliament. the pit of London.

61 An act to repeal certain duties on Focertain possessions and rights vested in the reign Goods, Wares, and Merchandize exported from Great Britain to Ireland.

> 62. An act to suspend, until the 1st day & May 1808, the payment of all Drawbacks on Spirits made or distilled in Great Britain or Ireland, and exported from either country to the other respectively.

> 63. An act for repealing the Duties and Drawbacks payable on Silks, and for granting other Duties and another Drawback in lieu thereof.

> 64. An act to allow the Bounty now payable on British Callicoes and Cottons exported to Gibraltar to be paid on the same articles when exported to Malta.

> 65. An act to exempt Sales of West-India Produce, by the West-India Dock Company for payment of duties and charges, from the

Auction Duty.

66. An act to make more effectual provision for the Prevention of Smuggling.

67. An act to permit, until the end of the next session of Parliament, the Importation of Swedish Herrings into Great Britain.

68. An act for the better Government of the Settlements of Fort St. George and Bombay; for the Regulation of Public Banks, &c.

- 69. An act for discharging from the Claims of the Crown certain Real and Personal Estates belonging to general De Lancey, late barrack-master-general, and vested in Trustees for Sale.
- 70. An act for maintaining and preserving a' Military Canal and Road, made from Shorncliff in the county of Kent, to Cliff End in the county of Sussex.
- 71. An act for the speedily completing the Militia of Great Britain, and increasing the same, under certain limitations and restrictions.
- 72. An act for raising the sum of 500,000/. by Treasury Bills for the service of Ireland for the year 1807.

73. An act for enabling his majesty to raise the sum of 4,500,000/. for the Service of Great Britain.

74. An act for more effectually securing the Payment of the Debts of Trailers.

75. An art for suspending the operation of an act of the 36th year of his present majesty, for the further Support and Maintenance of Curates, &c.

76. An act for granting to his majesty a certain sum of money out of the Conselidated Fund of Great Britain, and for applying certain monies therein mentioned for the Sirvice of the year 1807, and for further

60. An act to give further time for pur-harmorpriating the Supplies granted in this

APPENDIX.

## APPENDIX

# PARLIAMENTARY DEBATES.

### voi. ix.

#### · PARLIAMENTARY PAPERS.

An Account of the Amount of all Exemptions granted to Foreigners, in respect of the Duty on Dividends, in the various Funds of Great Britain, and on the Dividends of the East-India and South-Sea Companies; under the Property-Tax; to the latest Petiod to which the same can be made up.

	- <del></del>	·	
Exemptions on Div	idends, payable on the	5th July 1806.	
•	Principal.	Dividend.	Duty
	$f \cdot s \cdot d$		£. s. d.
3-per Cent. Consolidated Annuities	. 12,451,388 6 7	186,770 16 5	18,677 1 7
East-India Stock	491,598 14 7	25,808 18 8	2,580 17 10
South-Sea Stock	1,133,580 4 9	19,837 13 1	1,983 15 3
5-per-Cent. Navy Annuities	158,407 10 0	3,960 3 9	396 0 4
New South-Sea Annuities	564,663 12 2	8,469 19 1	846 19 11
South-Sea Annuities 1751	162,630 16 8	2,439 9 3	• 243 18 11
3-per-Cent. Annuities 1726	101,988 6 8	1,574 16, 6	157 9 8
Irish Tontine	. 7,447 15 4	3,723 17 8	372 7 9
Imperial 3-per-Cent. Annuities	. 63,002 15 6	945 0 10	94 10 1
Imperial Annuities	619 0 0	309 10 0	30 19 <b>0</b>
•		2.3,840 5 3	25,384 0 4
			* 20 ji/(i + 0 +
Exemutions on Divide	ends, payable on the 10	Oth October 1806.	
			3,494 19 10
3-per-Cent. Reduced Annuities	2,129,999 8 10	15,396 19 1	1,339 13 2
4-per-Cent. Annuities	8,891 10 0	222 5 9	29 4 6
5-per-Cent. Irish Annuities		27 7 11	2 14 9
Irish Annuities		7,860 12 6	786 1 3
Old South-Sca Annuities		2,977 13 6	297 15. 4
Long Annuities			
Short Annuities	., 0,01	<b>&gt;</b> ,535 4 10	), 153 10 6 88 19 2
5-per-Cent. Annuitics 1797	. 35,583 6 8	889 11 8	
•		60,859 8 1	6,085 18 6
Exemptions on Divide	ends <b>, payable</b> on <b>the</b> 50	th January 1807.	
	4,955,777 15 6	74,336 13 4	• 7,439 15 4
3-per-Cent. Consolidated Annuities	47,561 3 4	1,189 0 7	118 18 0
5-per-Cent Navy Annuities	198,543 17 8	2,978 3 2	297 16 4
New South-Sea Annuities			
3-per-Cent Annuities 1726		1,494 18 6 128 14 0	
3-per-Cent. Imperial Annuities 😲			12 17 4
Imperial Annuities	. 88 0 0		4 8 0
South-Sea Anguities 1751	. 64,147 15 6		51 4 5
South-Sea Stock	. 350,970 4 8	6,141 19 7	614 3 11
East-India Stock	. 141,779 8 10	7,443 8 5	744 6 10
		94,269 1 11	9,425 18 0
•	1		

This Account contains all Exemptions granted upon the Dividends which have become payable since the Daty was stopped at the Bank of England. Previous to that Period, the Agents to Foreigners entitled to Exemptions did not pay the Duty, but omitted, for the most part, to claim the Exemptions in the manner required by the Act. Any Account of the Exemptions actually granted upon former Dividends would, therefore, afford no criterion to judge of the Exemptions to which the Parties were antitled.

The Total Annual Amount of Exemptions may be retired at attactly 6.63,000, being double the Amount of the Exemptions granted upon the Divide ds payable on the 5th of July and 10th of October 1806.

Office for Taxes, 24th February 1807.

Vol. IX.—Appendix,

WILLIAM LOWNDES.
BARNE BARNE.
EDWARD MEBOWS.
HENRY HODGSON.
TROMAS DAVIS\*LAM

Return of the Effective Strength of the REGULAR! FORCES, at the latest Period to which the same can be made up; distinguishing the British from the Foreign Troops, and the Cavalry from the Infantry, and the Numbers serving Abroad and at Home.

Adjut .- General's Office, July 23, 180 Rank and File. Rank and File. Total. Cavalry. Infantry ·Total. British. Foreign. 20,041 3,020 26,315 At Home 61,147 81,488 23,295 Cavalry . 6,274 27,298 156,561 Abroad . 93,114 101,388 Infantry 129,265

HARRY CALVERT, A. G.

182,876

156,561

Return of the Effective Strength of the MILITTA FORCIES in Great Britain and Ireland, at the latest Period to which the same can be made up.

182,876

30,318

Adatt.-General's Office, July 23, 1807.

26,315

HARRY CALVERY, A. G.

Return of the Effective Force of the VOLUNI EDRS of Great Britam; distinguishing Infantry, Cavalry, and Artillery; as far as the same can be ascertained from the latest Returns.

•	• Field- Officers.	Captains.	Subalterns.	Staff- Officers.	Scrieants.	Frumpeters or Drummers	Rank and File.
Infantry Cavalry Artillery	4 1,217 169 25	3,710 496 129	7,543 1,040 • 253	1,731 760 45	13,173 1,546 505	6,623 523 209	254,544 25,542 9,420
Total	1,404	4,335	h,836	2,586	15,501	* 7,355	289,506

Whitehall, July 18, 1807.

J. BECKETT.

An Account of the BRITISH and FOREIGN SHIPPING employed in the Trade of Great Britain, in Three Years, ending the 5th of January 1807: Shewing the Number of Vessels, Tons, and Men, entered Inwards, and cleared Out, under each Year.

				INWARDS								
	•				British.			Foreign.				
				Ships.	Tons.	Men.	Ships.	Tons.	- Men.			
n t'e Year	:	:	. 1804 . 1805		1,595,387 1,494,290	82,979 87,166	4,271 4,517	607,290 691,883	50,744 34,73 <b>9</b>			
	•	:	. 1806		1,482,664	88,998	3,793	612,904	31,354			
•			4.		<del>'• ;</del>	ourw	ARDS	<u> </u>	<del></del>			
a -*-			1		British.	[	~	Foreign.	. •			
٠. ^			• `	Chips.	Ton.	Mer	Ships.	Tons.	Men.			
the Year	:	:	1804 1805 1806	11,608	1,4,3,286 1,405,240 1,49 ;5,2	94,557	4,093 3,932 3,459	587,849 605,821 568,170	30,507 30,924 29,632			
ffice of the	n-H Reg	. G	e, Lond	011-	1 3 3 3		3.3200	T. E. WIL	•			

Abstract Statement of the PUBLIC INCOME of Great Britain, for the Year ended 5th Jan. 180%.

Abstract Statement of the PUBLIC INCOME of Great Britain, for the Year ended 5th Jan. 1807.										
· Heads of Revenue.	Gross Re	cerp	t.	Net Produce.			Paid into Excheqr.			
ORDINARY REVENUES.			٠, ٠			,		_		
Permanent and Annual Taxes.	£.	s. 15	d. 14	£.	s.	d. 83	£. •6,669,36 <b>2</b>	<b>s</b> . 1	d. 94	
Customs England Scotland	875,017	ű	o	7,184,344 589,704	7	01	587,417	ō	0	
Great Britain			13	7,774,019	4	9	7,056,779	ĭ	91	
Excise Findland				15,983,378			15,931,255		•5	
- / Scotland	1,648,218	0	6	1,593,835		51	1,036,600	0	0	
• Great Britain			114				16,990,855		.5	
Stamps England	4,324,345		54	4,053,617		74	3,874,516		11	
Scotland Great Britain	294,315 4,618,691	7	9 2}	275,295 4,328,913	8	5 0 ‡	258,000 4,132,516	0	0 11	
Land and Assessed Taxes - : Pugland	6,099,144		9	6,126,627			5,614,889	6	7	
Scotland	329,460		8	311,632			201,009		114	
Great Britain			5	6,438,260	3	84	5,815,989	6	6 <u>}</u>	
Post Office England	1,497,010		2	1,136,901		10	992,998	_	<b>-3</b>	
Scotland	177,299		ն 8	154,834 1,291,736		03	1,101,000	18	9	
Is. in the .f. on Pensions ? Angland			111	52,780	4 2	04	50,584		4	
and Salaries \ Septland	4.553		23	4,384		31	4,384	õ	ŏ	
Grent Initain			2	57,164		4	54,968		4	
6d in the £. on Pensions? England		6	74	60,546		91			2 <u>‡</u>	
and Salaries \ Scotland	3,152			2,733		93		3	91	
Great Britain		4	6 4 103	63,279 25,940		7 34	• 63,279 25,600	0	•0	
Hackney Coaches	29,169 14,555		0	11,465		8	• 11,285	ő	ñ	
Total Permanent and Annual Duties			0	37,368,023			35,252,273	_	114	
10th 1 cimanent and Annual Duties	72,010,700	<u> </u>	<del>~</del>	31,500,500,5		- 4	Haha		***	
Small Branches of the Hereditary Revenue.					_		per 2,000	0	0	
Alienation Fines	11,540	0	4	8,535	17	8	5,203		3	
Post Fines	4,040	12	81	4,040		84	0	0	0	
Seizures		0	6		0	6	15,788		6	
Compositions		16	8		16	8		16	8	
Proffers	620 67,790	19	9 <del>1</del>	620 65,357		0 8∄	620 966			
Extraordinary Resources.	01,750	•0	-72	05,551		40	300	13		
Customs England	2,787,189	13	4	2,522,874	6	4	2,473,351	10	.4 <u>∓</u>	
Scotland	310,264	11	103	256,370	8	83	203,683	0	0	
Great Britain	7,097,154		24	2,779,244		3	2,677,034		4₽	
Freese Ingland	5,878,045		220		3		5,804,811		5	
Property Tax - England Scotland Scotland Creat Britain	452,123 6,350,168		84	443,627 6,248,509		53.	388,4 <b>0</b> 0 6,193,211		5	
Property Tax England	5,902,765		91	5,747,114		51	5,747,114		5.	
Scotland	212,494		6	236,190		0	236,100	ō	0	
Great Britain	6,145,259		34	5,983,214	9	51			5 <del>1</del>	
Arrears of Income Duty	16,827	12	44	16,383	17	94	16,383 1	.7	94	
Arrears of Taxes collected under the	,			4 50	_	о т	450		0.8	
And and Contribution Act	471 498,249		0≩ 0	459 476,410	6 4	3½. 0	459	6 4	3 <b>∓</b> 0	
Monies paid on Account of the Interest of	430,543	10	U	710,710	. <b>T</b>	U	710,710	•	•	
* Loans raised for the Service of Ireland -	1,751,663	•	4	1,751,663	0	4	1,751,663	0	4	
On Account of the Commissioners, appoint	,			,						
ed by Act 35 Geo. III. for Issuing Ex-		_			_	-		_		
chequer Bills for Grenada	73,000	ø	0	73,000	0	o.	73,000		0	
Fees of Regulated Exchequer Offices	52,290	18	1	52,290	18	1 -	• 52,290	18	1	
Produce of sundry Magazines, &c. old on Account of Government	7,000	۰0	0	7,000	0	0	7,000	0	θ	
Monies paid on Account of the Surplus Re	1,000	•0	٠	1,000	.,	ŭ	,,,,,,	•	٠.	
venue of telsle of Man	6,526	10	14	6,526	10	1 -	6,526	10	1	
Savings under the Regulations adopted with			-	•		_		_		
respect to the Pay of Military Chaplain-	33,396	6	0	33,396	6	0	33,396	. 6	٥.	
Imprest Money repaid by sundry Public	00.0==	10		90,075	12	4	00.075	13	5	
Accountants	90,07.5		5 1∄	1,492		5 14	90,075		14	
Other Monies Paid to the Public										
Total { Independent of }	60,244,064	ک.	20 2	34,982,036	8	114	52,639,013	5	14	
Loans paid into the Exchequer, including	10 coo K-	10.		10 600 060	10		10 600 060	90	1 .	
£.2,000,000 for the Service of Ireland	19,699,963	کل	1	19,699,263	12		19,699,263			
GRAND TOTAL	79,943,324	1,7	94	74,681,299	1		72.338.276		2 <del>1</del>	
and on the 5th Jan. 1807, to 10,490,6311.	chequi	oth	Jan	. 1806, amo	unte	d w	10,751,4420	, G,	1d.;	
and on the 5th Jan. 1807, to 10,490,6311.	9s. 0 19 7	here	wa	s no unappr	opri	ated	Balance in	the	Ex:	
chequer at either of the above-mentione	d Period	The	r∌ An	nount of E	rche	que	Bills, Nav	حوالا	iils.	

and on the 5th Jan. 1807, to 10,440,6314. 9s. 04a. There was no unappropriated Balance in the Exchequer at either of the above-mentioned Period. The Amount of Exchequer Bills, Navue ills, and Transport Bills, issued for the Public Service between the 5th Jan. 1806 and the 5th Jan. 1802 and not redeemed within that Period, was, in Exchequer Bills, £.27,207,100; in Navy and Victual ling Bills, 2,209,6974. 7s. 11d.; and in Transport Bills, 463,4974. 3s. 4d. N. VANSITTARE. 25th March. 1807.

come.  s. 13,829,170 14 3 4 10,800 7 7 4 4 10,900 1801 1900 1000 1801 1900 1000 1801 1900 1000 1801 1900 1000 1801 1900 1000 1801 1900 1000 1801 1900 1000 1801 1900 1000 1801 1900 1900	Attual Payment Friture out of the Consolidated Fund, in the Year as it stood on 5th January 1807.	4 24,694,082 5 24 24,671,942 11 104 289,000 0 0 60,000 0 0 0 00,000 0 0 0 0 00,000 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	350 0 0 15,216 13 04 7,864 14 2. 2,504 14 1	ta 2,000 0 2,000 0 2,000 0 aica 2,000 0 0 2,000 0 0 0 0 0,000 0 0 0 0,000 0 0 0	2704 10 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	of the States	5 3th Jan. 1807 26,376,634 7 114 25,990,509 0 44
### INCOME.    10.000000   10.000000   10.00000000000	CHARGE,	4.4 w u ō g	A aron Graham, F.q. Inspector of the temp of Confinement of Terons, &r.  94 W. Baldwin, F.q. Receiver of the 7 Office 3 Partick Colquboun, Esq. ditto Thames Pu Copper of the Honaper in Chancery John Perford, Esq. Cl., ef Ju. re of the A tin the Share of Barbaloes	12 John Sveell, Fer. 1910. 1910. 1911. 191	1 &	Fig. 1 Select of the choracter of the control of th	7   1014  Clear, e upon the Consolidated Fund created : rice to 5th Jen. 1895, as it stood in the Year ending 5th Jan. 1897 26,376,634
	INCOME.	\$ 10.48,807 13,829,170 3,057,577 5,050,407 5,050,407	9, 1870, 1801, 1802, 1,233,575 0, 1801, 183,881 xcs, 1738, 459 cominees appointed 2,500 cominees appointed 2,500 Tontine, 1789, 23,207	18.781  1 Bainbridge, for In- Per Cent. au Loan- Service or Ireland, 19.738	ting at 5th Jan. 1803 31,075,98,5	per Act 43 Geo. III. 59,978 Dur's per Act 450.III. 250,000 Dur's per Adurtr. 250,000 Of for the Service of 136,496	<u> .     </u> :

PARL. ACCOUNTS .- GREAT BRITAIN .- Consolidated Fund.

vii]

PARL. AC	l Fund.	
292,320 3 0 292,320 0 0 292,320 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	812,538 362,030 1 441,525 263,900 • 83,727 27,168 1,177,370 1 1,876,635	54 7 11; 25,000,009 0 44 38 8 1 8 14 31 18 7 1,77,370 13 0 38 4 34 1,816,085 6 75 13 17 44 30,641,974 6 54  WM ROSE HAWORTH. 4
293,320 0 299.320 0 38,933 2	85,138 S 1 365,050 10 0 441,525 0 0 263,900 0 0 257,168 U 11 1,177,981 18 E4 1,895,168 4 5:	26,276,6 819,7 1,177,9 1,893,1
		Total Charge upon Consolutated Fund, created prior 1957in Total Charge for Debt incurred in the year 1803 Ditto ditto ditto ditto ditto Total Charge upon Consolidated Fund, in the year ended 75th Jen. 1807
1 1	~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~	31,773,951 10 31,773,951 12 65 46,574-11 7 1,505,476 5 9 1,481,032 14 24 34,762,524 15 16
Surplut of Consolidated Stamp Duties, by Act 44 G. III c. 98, to commence from 10th cr. 1804 Money paid by Acssir. Purest and Bainbridge, for Interest and Management, and £ 1 feer Cent. on £4,500,000, Part of £14,500,000, Praised by Act Total Income of Duties pro Anno 1804  Duties pro Anno 1804.	Duty on Gools. 1805.  Ditto on Legacies.  Taker Trom Consolidated Letter Money, being the set imposed by Act 45 G. 111. c. 11.  ap. Salt, A. Etions, Bricks at 1 Tles, Cofter, Cyder and Per. y, Glass, Vinegar, Wire.  Money pid. by Messr. Puget for Interest, &c. and 1 per Cent. on £4,000,000 for Ireland  Total L. June of Deties pro Anno 1805  Brought from Cond. Wines, 1805  solidated Excise, Ditto, 1804  by 46 G.111 c. 42. (Tea.  Vines, 1803 and 1804, brought to Dutics 1506  10 per Cent. on Assessed Takes  Noney paid by Messrs. Puget on Part of £2,000,000, ransed by 46 Geo. 141. for Ireland	Total Income of Duties, pro anno 1805  Ditto, at the Jan 1807  Ditto, pro anno 1804  Ditto, pro anno 1804  Ditto, pro anno 1805  Total Income of Consolidated Fund in the Year ended in January 1807  Extracquer, 1602 pay of March 1807.

An ACCOUNT of the NET PRODUCT of all the PERMANENT TAXES, and and the PERMANENT TAXES, and the PERMANEN . WAR TAXES, in the Quarters and Years ended the 5th January 1806, and the 5th January 1807.

	In the Querters ended			In the Years ended								
	5th Jan. 1806.			5th Jan.		7.	5th Jan.		^	5th Jan.	18()	7.
Customs.	<u>.</u>	ε.	-d.	£.	<u> </u>	d.	€.	s.	<u>d</u> .	1 %	<u>.</u>	ď.
Consolidated, after reserving)		ŗ.	""	~.	••	"					•	
43 Geo. 111. cap. 68	900228	2	1	1167517	2	. 3	3790333	1-	5	4005965	2	0#
Quarantine Duty	4287		2	2403	3	5	17362	1	4.1	15093	2	4
2.49 per Cent. 2. · · · · · · ·	239		0	1318	3	13	18530	8	8 3	6790		34
Canal and Dock Duty	8172	11	7	8921	19	71	. 31965	17	5 1	35749	3	() <del>}</del>
Eacise. Consolidated	3153100	6	24	3395073	0	9	15718927	13	31	13829170	14	3
Stamps. • Reserved out of Consolidated Du-			•		. •				1			
ties 769,365l. 19s. 6d. per			- 1							}		
Quarter, by Act 44 Gco. III. (cap. 98. from Oct. 1804, after (	756956	5	10	756523	រទ	2	3024180	4	4	3017585	17	8
reserving the Surplus of the					1	- 1	1			1		
Duty on Receipts, 1803					- \		_			1		
Compositions for Stamps, per Bank	8000	0	0	* 8000	0	n	38000	0	0	32000	0	0
Licences for selling Lottery Tickets	5108	2	0	8292	1	7	5108	2	0	8292	1	7
Incidents.					•		lt			1.		
Letter Money	231166		4	231166	13	4	950500	0	0	924666	13	4
Houses and Windows  Thouses are Windows  Inhabited Houses  Horses for Riding  Horses for Husbandry  Male Servants  Carriages  Dogs	26453		1;	440	.5	83			11	32460	7	2
Inhabited Houses			8		16	61	77705	.9	4	16720		2;
Horses for Riding	16871		9	465		4,	68121		5			Ō.
Horses for Husbandry .	10776	5	4	606		7	59756		6)	22279		4
Male Servants	12106		8	484		7	37773 59117	3	6			5.
E a co   Carriages	5370	_	0	1215		5	28174		11	28558 14097		10
Dogs	3370	_	0	718		4	25174	10			11	7
£.10. per Cent	172		2,	ő	0	ō	172	3	23			ó
Clocks and Watches	689		Õ,	ő		ő	689	5	$\tilde{0}^3$	845		5
Hawkers and Pedlars	1110		ö	1930		ő	8145	0		11635		0
Hackney Coaches and Chairs	4390	0	0	4270	0	U	24325	2	0	25857	0	0
6d. per £. on Pensions	19340	0	U	27279	0	0	57310		•0	63279		0
1s. ditto Salaries	18415	0	0	17028	0	0	50774			51968	12	4
Proffers	.31289		8 !	5.56	16	1	53191	.5				6
Proffers	13	14	.5	13		9	678		-	620		0
Compositions	1 0		0	0		0	. 5				16	
Rent of Alum Mines	٥ ١		0	0	-	0	960			960	_	
Ditto of a Light House	0 0	.,	0	0		0	5977		-	9000	13	
Alienation Duty			0	808		7	3:47					6
First Fruits of the Clergy	:		0	0		0	9872					
Tenths of ditto	1 6	_	ő	3	16	0	1127		3	681		
6 (Female Servants 178			ő	. 0		ő	0				13	
Hair-Powder Certificates 179.	1				13	9	22609			± <b>12</b> 463		
Horse-Dealers' Licences 1796						11	5629			2089	_	5
Armorial Bearings : 1798		liè	1.5	221	0	- de	11488					7
		13	ห้	16449	:3	4.	34592			43144	8	3
By Act 43 ( Hair Powder Certificate Geo. 111. Horse-Dealers' Licence	s 1408	19	5	2352	14	Œ	2878	19	5	7.747	_ 0	_6
cap. 68. (Armorial Bearings .	. 780 <b>0</b>	0	4 }	8173	9	42	16556	0	4-	14733	5	2
Reserved out of Houses and Win-	]			l .	•	•	1			•		
dows, by Act 43 Gen. III. cap.	638110	.5	43	605258	18	'n	1778803	9	10,	1903310	9	ł
161, at £ 474,474. per Quarter, (		•	- 2			•	1	•		4	•	_
161, at 2 14,474. per Quarter, from Air 1804	100000	. ,		1		٠.	471185			1		_
Inhabited Houses	. 103865	4		144844		6	M					. 8
Horses for Riding	182140		3			8	496119 422689		10	583986 501667		
Horses and Mules	159986					•1	249820					
Male Servants	. 67650 81308		0	91407	-							
Carriages	32165		11	45913		1	90045		ıi	112628		
Dogs	1			l						-		•
Carried forward £	6530016	9	02	7036789	12	4	26210635	4	2	26643046	5	10
	1	•	- 10	1	•		¥.			1 .	•	
J. J.		•		•			_			-		

NET PRODUCE of the PERMANE T and WAR CAXES, in the Quarters and Years ended 5th Jan. 1806, and 5th Jan. 1807.—Continued.

	Jan. 1806; and 5		neinuru.	<del></del>
	. 6530016 9 03	7036789 12 4	26210635 4 21 266	£. s. d. 43046 7 10‡
Dufts pro Anno 1803: Brought trum Consolidated Cus- toms, after reserving as direc-	62500 0 0	• 62500 O O	250000 0 0 2	30000 <b>o</b> •
ted by Act 3 Geo. III. cap. 08. Surplus of the Duty on Reccipits, 1803, after ditto, by Acteditto,	12429 13 8	12812 0 4	55283 15 8	59878 0 4
Ditto, Houses and Windows, 180+, ditto, by Act atto, cap.	}	000	000	0 0 0
Detas pro Anno 1804:	£ 600+9+0 2 5	7112131 12 8	26513918 17 101 265	0.02994 6 21 1
Surplus of Consolidated Stamp Duties, after reserving, as di- rected by Act 44 Geo. III. cap-	304536 8 -8	301340 16 2	793434 10 2	975270 17 8
98. from October 1504 Duties pro Alino 1805:	£ 0909482 11 4	7413472 8 10	27307353 8 01 27	925195 3-101
Taken from Convolidated Tette Money, the estimated Amour of the additional Duty on the	it lives of	31833 6	8 122500 0 0	176333 6 8
Postage of Letters, unposed b Act 4) Geo. III. cap. II Gods, &c. Anno 1805	61894 17		04 207186 8 10	308788 15 24
Legacies	112.34 0	61 117071 0	8 4957 12 2 0 247356 0 0 0 25015 0 0	39489 10 8 463814 19 1 35392 0 0
Outies taken Bricks and Til Coffee Consolidated Part Cyder and Per	23874 0		0 40245 0 0 0 14259 0 • 0 0 9254 18 74	40464 0 9 31558 0 55444 6 8
cise, by Act Glass Vinegai Wire	19897 0 1840 13 1477 13	0 10500 0 4 2344 0 31 1410 0	0 63169 0 0 0 5840 8 9 0 4516 4 34	67721 <b>b e</b> 12749 13 <b>4</b> 5791 <b>3</b> 1
	£ 2190089 1	6 7707112 5	24 28041653 0 84	29115841 18 📆
Duties pro Anno 1806 Wines, 1803 Shrsto Duties 180	0 0	0 0 0	0 0 0	20593 O O 14115 U Q
Ditto, 1804 / by 46 G. HI. C.	,1803	0 65257 0	0 0 0	188604 <b>0 0</b> 126931 <b>0 0</b>
Brought from Consold (Wints LNCISC, by 40 G.I.D. 40 tto cap. 14	180+ 0 0	0 41927 0	0 0 0 0	14779 0 0
#.10 per Cent. A 1806	1.1 00	0 6800 0	0 0 0	2948.663.18.64
	£. 7195389 1	6 7526692 5	2 1 2 50 4 1 1 3 0 6 2	2948,660 18 63
annually granted, Sugar & after discharging > Malt	Malt 534047 2	6 186635 17	74 761345 11 7	916588 4 31 902971 0 0
after discharging Malt Fychogner Bills Tobacco charged thereon .	79067 0 42313 0	0 101218 0 31943 0	0 201745 0 0	203715 0 0
•	Malt 673485 16	0 31,7559 2	9 29776339 12 34 34 159000, VI 0	1560313 17 11
Dutiestodischarge Sugar & 2,000,000 Lisch Malt.	154929 0	0 22,202 0	0 162880 0 0	239364 0 0 238386 0 0
Bits for 1805 Tobacco	$f \cdot \frac{64774 \cdot 0}{1745025 \cdot 0}$	0 572+1 0		3 1549032 0 94
War Tores:	• 2	_		P. M. C. O. O. O.
its, 1803	86591 0 228476 0		0   760547 0 0 0   825903 3 6	957350 1 3
Voreign 178to	66650 0	0 0	0 366082 0 0	85655 0 0
Malt	5806 34 0	0 793082 0 - 51 450438 10	0 0 2366733 0 0 0 113 1636167 14 8	2812291 0 0 1564089 14
Goods and Shipping	381175	0   141249 0	0 1771868 0 0	
Sweets	165 0		0   4073 16 6 2 14 928385 17 8	4510 18 9 • 161780 17 4¥
Property Duty Ditto, 1804	92615 18 712102 1		0 3278186 8 1	1 9,9935 13 111
Wines	51785	0 (	0 0 204743 0 0	
Goods and Wares	167076		3 9 1997.0 0 0	3833566 10 2
Tobacco, 1806		0 0 0 0 166	0 0 0 0 0 0	
Goods and Wates		126243	0 0	007331 17
Property Duty	£ 2909531 1		+11 13171.99 9	11821-0216 8
• •				_

An Account of the Value of all IMPORTS into, and all EXPORTS from, Great Britain, for Eighteen Years, ending the 5th January 1897; distinguishing each Year, and distinguishing the Value of Imports from the East Indies and China, from the Value of all other Imports: And distinguishing the Value of British Produce and Manufactures Exported, from the Value of Foreign Articles Exported; together with the Difference between the Official Value and the Declared Value of British Produce and Manufactures Exported in the Year ending the 5th of January 1807.

			Official Value	of Imports from	Official	Value of
أشته	· « -		East Indies and China.	All other Parts.	British Froduct and Manufactures Exported	* Foreign Merchandize Experted.
<b>~</b> !	64h. T	- 1200	£. s.d.	£. s. d.	1 .£. s. d.	£.   s. d.
Yearendin Ditto	gouroai	1791		14,458,557 0 0	3,779,506 0 0	5,379,965 0 0
Ditto		1792		15,981,015 0 0	4,921,084 0 0	4,979,797 0 0
Ditto		1793	3,698,713 0 0 2,701,547 0 0	15,971,069 0 0	16,810,018 0 0	5,670,412 0 0
Ditto		1794		16,957,810 0 0° 15,757,693 0 0	18,336,851 0 0	6,129,998 0 0
Ditto		1796	4,458,475 0 0		13,892,268 0 0	5,784,417 0 0
Ditto		1796		17,830,418 0 0 16,976,079 0 d	16,725,402 0 0	8,386,043 0 0
Ditto		1797	3,372,689 0 0	19,814,630 0 0	16,338,213 0 0	8,509,126 0 0
Ditto	_	1798		17,071,572 0 0	19,102,220 0 0 16,903,103,0 0	8,923,848 0 0
Ditto		1799		20,230,959 0 0	19,672,503 0 0	9,412,610 0 0
Ditto		1800	4,284,805 0 0	22,552,626 0 0	24,084,913 0 0	10,617,526 0 0
Ditto		1801		25,628,329 0 0	24,304,283 0 0	9,556,144 0 0
Ditto		1802	5,424,441 0 0	27,371,115 0 0	25,699,809 0 0	13,81\$,537 0 0 12,087,047 0 0
Ditto		1803	5,794,906 0 0	25,647,412 0 0	26,993,129 0 0	14,418,837 () ()
Ditto		1804	6,348,887 0 0	21,613,577 0 0	22,232,027 0 0	9,326,468 0 0
Ditto	-	1805	5,214,621 0 0	23,966,869 0 0	23,935,793 0 0	10,515,574 0 0
Ditto ,		1806	6,072,160 0 0	24,272,468 0 0	25.004,307 0 0	9,950,508 0 0
Ditto		1807		25,094,089 0 0	27,403,653 0 0	9,124,479 0 0
	_	•		20,121,100	2.,100,333 0 0	5,. 51, <del>1</del> 15 0 0

Note.—The Value of British Produce and Manufactures Exp. 1.21, computed at the Average Prices. Current, was, in the Year ending 5th January 1806, 4.41,068,942.

In the Year ending 5th January 1807, 4.43,942,176.

The Account of Imports from India and China, for the last Year, cannot be yet prepared.

Inspector-General's Office, 24 Custom-House, London, 24 24th March, 1607.

WILLIAM IRVING, Inspector-Gen! of the Impolts and Exports of G. Britain.

An Account of the Number of VESSELS, with the Amount of their TONNAGE, which have been Annually 23 aid and Registered in the several Ports of the British Empire between 5th January 1805 and 5th January 1807.

	Vessels	Tonuage.
In the Year 1805 delivered last Year,	1001	89,584
(and now corrected )	746	67,511

Copies of the Certificates of Registry granted at many of the Ports in the Plantations, for the Year ending 5th January 1807, not being yet received, it is presumed that several Vessels may have been Builting alch Ports, which equid not be included in this Account.

Custom-House, London, the Register-General of Shipping, 22d March; 1907.

T. E. WILLOUGHBY, Register-General of Shippings

<sup>\*</sup> The Value of the Foreign Mcrchandize (as above) is stated exclusive of the Excess in the Official Estimate of Coffee Exported.

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Account of the Puntic Exception of Creek Within, the the Lein couled

•		1	H. H.	· · ·	14 AUTO-
1	latered & Charges on the permanent	#3 .	r 'd.	£ d.	£. 7. 4
	Dob of Great Britain, Appr. (A.)		•		29,026,172 78 08
111	The Incress on Exchanguer Bils, (B) The Civil List, (C)		4	938,000 0 0	1,310,686 14 9
•••	4 S S		1:	69.124 5 9	1
	Mint A.	1	•		1.
IV.	A live that Fam.		-	14, 254 10 A	] •
	Consolidated Sale & Allowances Bounds		-	36,268 0 3	
			. 7	220,287 2 4	
<b>V</b> .	Civil Government of Scounds (D.) Other Payments in Anticomica, (E.) Bounties for Fishering, Manufact		+		1,582,572 2 83
VI	Other Payments in Antionasion, IE.	PH AVE I.			1 85, 749, 26, 34
-	Bounties for Fisheries, Manufac,				1 4
	tures, corn, acc.	- 14		342,169 4 3	· Andrew
	Pensions on the Heredit Revenue		7.0	BEATOD O O	# T
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	For Wages, Bounty, Flag-pay, Half-		1 - Arlah	,	1
	pay, and Pensions	2,651,395	8 6	k	1.
	For Dock Yards, Building of Ships,			7	1.0
	Stores, Pilotage, &c.	6,569,87\$ 437,500	4 10	•	1
	For Marine Service on Shore	737,000	V 4	9,782,808 15 4	1
	The Victualling Department"	- 63	*	4,380,081 11 6	ł
	Transport do for Transports, Pris		•		
	soners of War, Sack & Wounded			, ,	7
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1,7	Army. (H)-Ordinary Survices, Viz.	4	4	•	
•	For Regulars, Fenc. Milit Invalids,	8,155,465			
	and Volunteer Corps	347,417	19 4	* * Y *	,
-	Staf Officers & Office of Garrisons	189,955	4 1	_	4
	Half-pay	913,000	800		1
	Widows Pensions	26,000			\$
	Chelsez Hospital	189,712	9 8	<b>8</b>	1
	Pay of Public Offices	74,936			<b>)</b>
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This includes the Sum of 4. 441,970. 15. 34 for lowerest paid on Juperial Losses.

25th March 1887.

N.B. The several Items under each head are stilled in the Appendixts the & day, above when which follow.

App. Vol. VIII.

AFFENDIX (A: 1)—As Account of the Monies said out of the Receipt of His Majesty's Exchequer, in the Year ending the 5th Jan. 1807, towards satisfying the Charges of The Funds Dear of Great British and Ireland, and Imperial Loans; distinguishing the Total Amount of the Sums applied for Interest, Charges of Mausgement, Sums applicable to its Reduction, and the usual Grants for the same Curpose,

its reduction, and the usual (Prasts for			
	CINTERLIT.	And i ire to the very and for Turns of Trura	Charges of Management.
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fermanent Punded Debt of Great Britain	17,312,621 11 5	1,465,877 5 5	<b>9</b> 59_420 15 <i>3</i>
Loans raived for the Service of Ireland	1,090,500 0 2	106,320 16 8	17,019 7 8
mperial Luaria	\$ 60 FT 3 B	230,000 000	5,687 6 84
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Ditto 200,000 0 0	1.		
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1602 19,880 4565	1	J.	
the Nominees are certified	*	}	
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to have died brief to 5th July 1802, or the lines bound	•	}	
unclaimed for 3 Years 50,308 5 //	}	ł .	
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redeemed + 8,179,090 V# 6	1 -	1	
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ENDIX (B.) will be found in page exili.

APPENDIX (G)—Charges upon the Consoling from South, in the Year ending 5th Jan. 1887; Exclusive of the Interest of the Public Debt, and of the payments upon Exchaques Bills.

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\*Al'PENDIX (F. 1.)—An Account of Sums advanced by Receivers General of Land and Assessed Taxes, on Account of MILITIA, Deserters Warrants, and other Disbursements, under various Acts of Parlian ent; between 5th Jan. 1806 and the 5th Jan. 1807.

	ENGLAND.	SCOTLAND.
Militia and Deserters Warrants Volunteels Defence Act Army of Reserve Yeoinaniy Cavalry Population Act	.£. s. d. 17,599 4 41 59,544 9 81 11,883 0 21 39,899 6 21	f. s. d. 6,057 15 9 92,172 18 52 2,184 13 2 4,889 3 5 139 5 0 28 0 4
20th March, 1897.	f. 128,926 0 Total, £.164,397	35,471 16 11

APPENDIX (F.)—Navy Office, 20th Fob. 1807. An Account, showing the Amount of Monies received from his Majerty's Exchequer, for Naval Stravices, between the 5th Jan. 1806, and 5th Jan. 1807; distinguishing the Services to which the same have been applied.

HIADS OF SERVICE.	sum.	JATAL
NAFY: Salaries to the Admiralty, Navy, and Navy Pay Offices Wages to Others and Seamen "one to Volunteers, Flag Pay, & 112" Ha 'Pay to Sea Officers, and Boorty to Chaplains Pensions to Sea Officers, their vidows, &c. and to superannuated Arthreefs	2,035,000 0 0 2,035,000 0 0 285,000 0 0 201,895 8 6	£. 1. 4.
Wages to His Majesty's Dock and Rope Yards Building of Ships, parchase of Stores of every Description, repairing of Ships, purchase of Ships taken from the Enemy, Head Money, &c. paid in Bland Ninety Days Date	931,718 2 11 <u>4</u>	
Pilotage Bills of Exchange, huprests, and Contingencies Exchequer fees Matine Services on Shore, and Half Pay to Marine Officers  **PICTUALLING.** Provisions and all sorts of Vicualling Stores, paid for in Bills ?	in the same	9,782,808 13 4
at Ninety Days Date Wages to the Victualling Yards  Bi. of Exchange tid Imprest Necestary and Extra Necessary Money, and Contangencies Widows rensigns	3,263,286#11 11 135,100 0 0 849,000 0 0 117,560 0 0 \$5,454 19 7	4,380,081 14 6_
TRANSPORTS, Ac.  Freight of Transports; Maintenance of Prisoners of War, and Expence of Sick and Wounder Seamen, paid for in Bills of	•	, L
Ninety Days Date Bills of Exchange, and air the Services paid for in Ready Money	1,632,137 10 0	1,01,167_13 0
N. B. In the above Total the Sum of £.900,000 is included, being so much granted by Mis Majesty eat of the Proceeds of Spanish Property, and directed to be applied as part of the Supplies for Naval Services in the Year 1806.		16,08,027 17 10

Out of Loueres 1806, per Dato Cap. 148	APPENDIX (G.)An Aco	ount of Monies na	y all by the Office	e of Ordna	ick. the Year 1	I ROG
Services at Home Services Abroad  194 728 9 8  2th March, 1807.  2th March, 1806.  2th March, 1807.  2th March, 1806.  2th March, 1806.  2th March, 1806.  2th March, 1806.  2th March, 1807.  2						.000
Services Abroad    194 728 9 8	Services at Home		<b>\</b>			•
ARBENIDIX (II.)—An Account of Monies paid by the Right Page, the Paymaster Gen. of Engristy's Forces, from 23th Dec. 1805, so the "sin Yeo. 1806.  Pay and Allowances of the Forces, &c. Capting Allowances, Off. § 1,155 263 8 5 reckonings, Recrusting and Consingencies, Rulls, and Chistong. § 8,155 263 8 5 Excheques Fees 8,093 16 10 Garruons 12,000 0 0 Pay of Officers 74,235 10 8 Staff 177,035 4 1 Half Pay 7,435 10 8 Staff 177,035 4 1 Half Pay 217,000 0 0 Chelsea Houpital 18,87112 0 8 Extraordinates 217,000 0 0 Chelsea Houpital 18,87112 0 8 Extraordinates 18,88,712 0 8 Extraordinates 18,88,712 0 8 Extraordinates 18,88,99 7 5 Extraordinates 18,88,99 7 5 Extraordinates 18,9712 0 8 Listill,470 7 8 13th March 1807.  PPENDIX (I)—An Account, shewing bow, the Monies requaining in the Receipt of the Year ending 5th Jan. 1807; specifying the Total Amount pand to the page respectively. There was remitted but of Supplies 1806, to that Part of the United Kingdom called Ireland, viz. Our of Loan 1806, per Act 46 Geo. III. Cap. 35. 1,724,000 0 0 0 Out of Loutenes 1806, per Act 46 Geo. III. Cap. 35. 1,724,000 0 0 0 Cap. 148. 1 Harch 1807.  SPENDIX (K)—An Account, shewing bow, the Monies required to the same dominate by the Year cading the 5th of Jan. 1807, have been actually applied; so if a sar relation to Microscopic and for reprinting Johnson 1801. 1 The March 1807. 1 Jan. 1806, per Cap. 148. 1 Jan. 1807; and other Places in the United Kingdom and Westmuster and other Places in the United Kingdom 1801. 1 The March 1807. 1 Jan. 1806, per Royal Milliary College, 1804, 5 Jan. 1808. 1 Jan. 1809, per Jan. 1806, per Jan		*****	,		194 328 9 8	
ARDENIDIX (II.)—An Account of Monics paid by the Right Page, the Paymaster Gen. of Ru Englety's Forles, from 25th Dec. 1805, so the 5th Pec. 1806.  Pay and Allowances of the Forces, &c. Capitage Allowances. Off. 2. d. r. ckoolings, Recreating and Contingencies, Edit, and Cichings 18, 155 265 8 5 r. ckoolings, Recreating and Contingencies, Edit, and Cichings 18, 155 265 8 5 Excheques Peces. 12,000 0 0 Pay of Officers 74,25h 10 8 Staff 177, 295			•	(25)	4,511,0b 1 7	
ARBERTIDIX (II.)—An Account of Monics said by the Right Flow the Paymester Gen. of English States, from 25th Dec. 1805, to the "tith Dec. 1806.  Pay and Allowances of the Forces, &c. Capital Allowances. Off. 8,155 263 8 5 n.c.koolings, Recreating and Contingencies, Bults, and Clething. 8,155 263 8 5 n.c.koolings, Recreating and Contingencies, Bults, and Clething. 8,155 263 8 5 n.c.koolings, Recreating and Contingencies, Bults, and Clething. 8,165 263 8 5 n.c.koolings, Recreating and Contingencies, Bults, and Clething. 8,003 16 10 Garmaons. 12,000 0 0 Pay of Officers. 74,236 10 8 Staff. 177,035 4 1 Rearracks. 177,035 4 1 Rearracks. 247,417 19 4 Half Pay 210,000 0 0 Chelica Hoapital 1990. 189,712 0 8 Extraordingnes. 26,000 0 0 Chelica Hoapital 1990. 189,712 0 8 Extraordingnes. 189,712 0 8 Extraordingnes. 189,712 0 8 Listill, 470 7 8 13th March 1806.  PPENDIX (I)—An Account of Loans, Revittances, and Advance and to them, respectively. There was remitted out of Supplies 1906, to that Part of the United Kingdom called Ireland, viz. Out of Loan 1806, per Act 46 Geo. III. Cap. 33. 1,724,000 0 0 Cut. of Loan 1806, per Act 46 Geo. III. Cap. 33. 1,724,000 0 0 Cut. of Loan 1806, per Act 46 Geo. III. Cap. 33. 1,724,000 0 0 Cut. of Loan 1806, per Act 46 Geo. III. Cap. 34. 4,000 0 0 Cut. of Loan 1806, per Act 46 Geo. III. Cap. 35 1,768,000 0 0 Cut. of Loan 1806, per Act 46 Geo. III. Cap. 36 1,768,000 0 0 Cut. of Loan 1806, per Act 46 Geo. III. Cap. 36 1,768,000 0 0 Cut. of Loan 1806, per Act 46 Geo. III. Cap. 37 1,724,000 0 0 Cut. of Loan 1806, per Act 46 Geo. III. Cap. 36 1,768,000 0 0 Cut. of Loan 1806, per Act 46 Geo. III. Cap. 36 1,768,000 0 0 Cut. of Loan 1806, per Act 46 Geo. III. Cap. 37 1,724,000 0 0 Cut. of Loan 1806, per Act 46 Geo. III. Cap. 36 1,768,000 0 0 Cut. of Loan 1806, per Act 46 Geo. III. Cap. 36 1,768,000 0 0 Cut. of Loan 1806, per Act 46 Geo. III. Cap. 37 1,724,000 0 0 Cut. of Loan 1806, per Act 46 Geo. III. Cap. 37 1,724,000 0 0 Cut. of Loan 1806, per Act 46 Geo. III. Cap. 37 1,724,000 0 0 Cut. of Loan	9th March, 1807.	•		, . :		."
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Pay and Allowances of the Forces, &c. Capiting Allowance Off.   8,155 263 8 5  Excheques Recruing and Contingencies, Bills, and Cistings   86,403 16 10  Excheques Recruing   12,000 0 0 0  Pay of Officers   12,000 0 0 0  Pay of Officers   17,035 4 1  Earracks   177,035 4 1  Earracks   189,712 0 8  Earracks   189,712 0 8  Earracedinaries   1807, specifying the Total Amount loud to them, respectively.  There was remitted out of Supplies 1806, to that Fart of the United Kingdom called Ireland, viz.  Our of Loan 1806, cer Act 46 Ges. III. Cap. 33.   1,724,000 0 0  Out of Louisness 1806, per Datio   Cap. 148.   1,724,000 0 0  23th March 1807  Extracedura the 5th Day of Jan. 1807, have been actually applied; so fyr as relates to Minest Exchange of Supplies; specifying the Amount of Monies feel, for Services at Home and Abroad respectively.  SERFICES II HOME.  E Beunics of taking and bringing Fish to the Cities of London and Westminster and other Places in the United Kingdom 1801   7,000 0 0  or the Relief of certain St. Domingo Sufferers 1803   7,000 0 0  or the Relief of certain St. Domingo Sufferers 1803   7,000 0 0  in the Relief of certain St. Domingo Sufferers 1803   7,000 0 0  in the Relief of certain St. Domingo Sufferers 1803   7,000 0 0  in the Relief of certain St. Domingo Sufferers 1803   7,000 0 0  in the Relief of certain St. Domingo Sufferers 1803   7,000 0 0  in the Relief of certain St. Domingo Sufferers 1803   7,000 0 0  in the Relief of certain St. Domingo Sufferers 1803   7,000 0 0  in the Relief of certain St. Domingo Sufferers 1803   7,000 0 0  in the Relief of certain St. Domingo Sufferers 1803   7,000 0 0  in the Relief March 1806   7,000 0 0  in the Relief March 1806	Lage sty's Fe	onces, from 25th I	Jec. 1805, to	he th Tiec.	1806.	
Exchange, Recruing and Coningencies, Balls, and Clothing 5, 103 16 10  Exchange Fees 1, 2,000 0 0  Pay of Officers 7, 2,000 0 0  Staff 177, 955 4 1  Barracks 177, 955 4 1  Barracks 217,000 0 0  Widows Pensions 26,000 0 0  Chelsea Hospital 1, 1897; 20 8  Extraordinates 1, 1897; 20 8  Latraordinates 1, 1897; 20 8  15th March 1806.  PPENDIX (I)—An Account of Loans, Reuttrances, and howavies to other (duntries in the Year ending 5th Jan. 1807; specifying the Total Amount sould to them responsively.  There was remitted out of Supplies 1806, to that Part of the United Kingdon called Ireland, viz.  Out of Loan 1806, for Act 46 Geo. III. Cap. 33. 1,724,000 0  Out of Lotteres 1806, per Datio Cap. 148. 4,000 0 0  25th March 1807.  Exchange Use on the 5th Day of Jan. 1806, together with the closes packing to the same during the Year ending the 5th of Jan. 1807, have been actually applied; so if r as relates to Mincreasors Stravicz; specifying the Amount of Monies said for Services at Home and Abroad respectively.  **Samicas at taking and bringing Fight to the Clites of London and Westminster and other Places in the United Kingdom 1801. 7,000 0  on the Relief of certain St. Domingo Saferers 1805. 7,000 0  on the Relief of certain St. Domingo Saferers 1805. 7,000 0  on the Relief of certain St. Domingo Saferers 1805. 7,000 0  in the Relief of certain St. Domingo Saferers 1805. 7,000 0  in the Relief of certain St. Domingo Saferers 1805. 7,000 0  in the Relief of certain St. Domingo Saferers 1805. 7,000 0  in the Relief of certain St. Domingo Saferers 1805. 7,000 0  in the Relief of certain St. Domingo Saferers 1805. 7,000 0  in the Relief of certain St. Domingo Saferers 1805. 7,000 0  in the Relief of certain St. Domingo Saferers 1805. 7,000 0  in the Relief of certain St. Domingo Saferers 1805. 7,000 0  in the Relief of certain St. Domingo Saferers 1805. 7,000 0  in the Relief of certain St. Domingo Saferers 1805. 7,000 0  in the Reli	Den and Alleman, as al	Cata Burana dia			£. s. d.	
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Half Pay  Widows Pensions  Cheliea Hospital  Extraordinaries  26,000 0 0  Cheliea Hospital  Extraordinaries  26,000 0 0  189,712 0 8  189,712 0 8  189,712 0 8  15th March 1806.   PPENDIX (I)—An Account of Loans, Resistances, and Advances to other Countries in the Year ending 5th Jan. 1807; specifying the Total Amount and to thems, respectively.  here was remitted out of Supplies 1806, to that Part of the United Kingdon called Ireland, viz.  Our of Loan 1806, per Act 46 Ges. III. Cap. 33.  Out of Louenes 1806, per Dato Cap. 148.  21,768,000 0 0  23th March 1807.  21,768,000 0 0  23th March 1807.  SARFICES AT HOME.  SERVICES AT HOME.  SERVICES AT HOME.  Beauties at taking and bringing Fish to the Culessof London and Westminster and other Places in the United Kingdom 1801.  SARFICES AT HOME.  Beauties at taking and bringing Fish to the Culessof London and Westminster and other Places in the United Kingdom 1801.  SARFICES AT HOME.  Beauties at taking and bringing Fish to the Culessof London and Westminster and other Places in the United Kingdom 1801.  2,000 0 0  10,000 0 0  2,000 0 0  2,000 0 0  2,000 0 0  2,000 0 0  2,000 0 0  2,000 0 0  2,000 0 0	Staff	,		:	177,955 4 1	
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PPENDIX (K)—An Account, shewing how the Monies remaining in the Receipt on the Exchange the 5th Day of Jan. 1806, together with the Louise pand into the same during the Year ending the 5th of Jan. 1807, have been actually applied; so fir as relates to Miscellareous Structures; specifying the Amount of Monies duri for Services at Home and Abroad respectively.  **SERVICES MI HOME.**  **SERVICES MI HOME.**  **The Renaise of taking and bringing Fish to the Chiese of London and Westminster and other Places in the United Kingdom 1801.**  **The Renaise of Certain St. Domingo Sufferers 1803.**  **The Renaise of Certain St. Domingo Sufferers 1803.	here was remitted out of Supp Jreland, viz. Out of Loan 1806, a Out of Lotteries 180	plies 1806, to that Paper Act 46 Geo. III	art of the United	i Kingdon cal	led £	, 4. 0 0
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Abroad respectively.  SERFICES MI HOME.  R Bounties of taking and bringing Fish to the Cities of London and Westminster and other Places in the United Kingdom 1801	the Year ending the 5th of	Jan. 1807, have b	icen actually s	Devised; so ii	r as relates to r	AT 1 2-
SERVICES MI HOME.  E. d.  R. Bounties of taking and bringing Fish to the Cities of London and Westminster and other Places in the United Kingdom 1801		ecisying the Amo	dar to wrone	ter in the	INIOCO AP ALOMIC	******
R Beunties of taking and bringing Fish to the Cities of London and Westminster and other Places in the United Kingdom 1801			4	manage -	<del></del>	
Reuntics of taking and bringing Fish to the Cities of London and Westminster and other Places in the United Kingdom 1801				`	. l £. s.	d.
or the Relief of certain St. Domingo Sufferers 1865	Bounties of taking and brin	iging Fish to the Ci	ties of London	and Westmins	IRF LAND	
or practiff; Journals of the House of Commons, for proting and delivering Votes, and for reprinting Journals, Indexes, and Reports of the House of Commons, 1804 2,000 0 0 17,560 10 2						_
and for reprinting Journals, Indexes, and Reports of the House of Committee, 1804 • 2,000 0 0 g the Royal Military College, 1804, 5, 6				delivering Vo		•
From Manner the Works curring on & Children Hill, 1804 annual 10.000 0 0	and for reprinting Journals, Is	dexes, and Reports			904 9,000 0	
	compliant the Works carry	ing on & Children	III. 1804		17,380 10	0

xxix]	PARL	ACCQU	T4-G	AATER	FARM.	Missellape	ous Serei	lega 🖍	[×	***
To be dis	tributed to	tis Officers, uel Lord Vis	Scantr, an	Marines	on board t	he Fleet un	or the		,	•
" LIE est	mated Va	lue of the Shi	ips and Ves	iels taken	possession	of and arm	ed for	10.086		
For confi	ning, mai'i	vice at Toulo	Anploying C	CONTICUS A	. Home, 18	05/6		10,000	1	71
		Usher of the						1)649		7
		g Ministers to and Lasty, in			e Rullef o		French	10,713	11	4
For icpri	nung Jour	nals, Indeke specing the	and Repo	rts of the	House of	Commons, a	nd for	,		•
of the	in Volum	ne of Journal	, 1805	ir, and to c	complete pr	rating visa (	copies	6,000		•
tot the c	ALIA CHAIR	C OI WESSEN	ו שורבוטימה	nrecacci	remetics of 9	MAE, 1003/0		5,004 8,500	0	3
For Do	loyal Milit	Contingenci kry Asylden a	es	Do or 1805/6		• • • • • • • • • • • •		14,415	0	0
For the I	Ministers o	f the Vau	Churches,	for 1805/	o mana.	stern Sea. 1	805/6	50,000	4	4
kor Print	ing and St	uon ye lor ti	CTWO Hat	BLS OF PUT	hament, to	1805/6		25,570 6,089	17	6
Extraor.	Expences of	rinting, &c fl i Prosecution	s relating to	the Com	of this Kir	igdom, in 18	305/6	1,800	0	0
		harge of the harge of the						6,900	•	0
Hi_bla	nds of Scot	lland, 1505 rt of an Instit					1	10,000		0.
For Worl	es done at	the two Hou	ses of Purlus	ment and	at the Hou	so of the Sp	caker,	23,189 1,421	10	5
For the F	reach Clei	e Marshalsea gy and Laity	Tou onese	, Corpcan	, and Dute	th Emigrant	s; and			
To Sheri	ffs, for Con	vict on of bel	ons and Ov	erpayment	ta			141,149	U	0
To the L	. I. Compa ling Earl N	usy, for Haper cison to form	ncus incubre an Establis	d by them iment sul	uin the Seri table to his	Dighity	ublic	, <b>00</b> 0,000 10,000		0
For the L	se of the	Officers and selson, at the	Seamon wh	served	under the	ate Vice-A	dmual	287,500	٥	0
For disch	arging the	Annuity gra	inted to the	late Duk	e of Glouce	ster, to the	Day of	2,381		c)
For the V	Voiks and	ess's Docease Repairs of the	e Malitary	Roads in I	North Britai	n		4,994		
Repor	s. &c .	hvering Vote						1,708	5	8
T, the T	rustees of	the British M	luser					3,400 7,500		0
To the U	overnors o	Grant  Bethlem	bu lding a	new Hos	pital	• • • • • • • • • • • • • • • • • • • •		10,000 14 698	0	D,
zorme i	Do	the Fun and	or the late i	Light Hon	. W. Patt			6,045	2	6 .
lor the E	ing on the	bu lding of a	of 1504/5, f	or the extr	mord:nwy k	Apence of	Prose	30,000		_
C 81/19/ACM	. malalion le	ı Com						1,270 17,000		9
For the	Board of	ChargesA. Agr culture!. to Messis Ch	almers and	Cowne. fo	Jose on	he Importa	ton 68	3,000	0	0
Swedi	sh Herring	s, in consequi	ence of an E	mbarco.	*******			25,000 54,184		0
For the I	Royal Colle	dings and Grange of Surgers and a Theat	as, to crect	Building	for the Pec	eption of Dr	Han	44,101	1.3	•
and 5u	ollection, a	o the Commi	lor the De	ireia or	Public Lec	tures on An	natomy	3,000		0_
For an A	llowance i	o the Commi	asioners of 1	Nami Lng Ishtary D	w.y			, 25,499 10,401		112
For Salar	res to the	Officers, and	Inc dental,	Lypences	at the Cor	nmissioners	tur re	2,277	19	0 (
To Willia	ım Yeding,	Bsg, for blepe	ences at the	ing the ex	ecut on of	an Act for the	he Re-	1.667		16.
For Salai	wor the	Land Tax pences of An gland, for Dis	wiczn Con	musioner	*			1,260	0	0
To the b	ank of Eng	gland, for Des	car from Pr	ompt Pays	ments on L	29,5 کی عندہ	00,000	374,513		3.
lo	er Cents	for rec for re at 10th Oct	foring Lo	un of £	581,409 6	I for pay	ing of	. 490	9	11
То	Do	for rec	eiving Con	ributions	to Lottene			2,003	19	4 .
		ers of prepa						1.",033	. 6	. 8 .
To replace	e to Tit. ?	Ligesly's Creek	Lut Reven	ves the S	ans seemed to	tereout, pura	sant te	`*,	•	اعتبهم
For the \	nst Instâlm	ent for cretti	ng a Monu	ment y	t. Paul's C	nhedral to th	e Me		,	,
To the C	of Captains lerk Assis	Moss and He tant of the H	ouse of Co	nmuns.	Sess. 1805			1,481	6	3,
To the S	cond Cle	k Assistant t	a the Hou	e of Com	mour, in D			النياسي	.4	6 7
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reni?	PARL	ACCOU	NTS.	-GREA	T IR	IT IN.	- Diesella	uscous Se	Tokes.	[×	e XXII
The II A		1	4.		1				1 1,300		ő
To Geo	lexander E	, Esq, for to	haking a	n Index t	offic	Votes in	Session 180	<i></i>	310		jů_
expir	. Tomlins, I								150	0	0
To the	Deputy Session 1803	cantat Arn	ns, to ma	ke up hu	Allo	Ayuce o	qual to £	. 500, to	3/02	3	0 1
For Cor	mpensations c Committee	to Officers						dance or	218	2	0
For the	last Instalm	ent for erec	ting a M		to the	Memor	y of Captain			. 5	0
For disc	Do to the M harging the	Debts of th	e late Ri	ght Hon	WP	nt			<b>€1,0</b> 20	å	ď
For Rev	rarda to Pera he Muasures	ens employ recommen	ed under ded by th	the Com	Com.	caperal	carrying in ig the Publi	to execu- c Regords	4,309		1
To Edw	ard Colman	Esq lace t	erjeant a	it Arms,	attend	ing the	mount of Co	omnions	329	13	43
10 make	good to Ha	e Mayey s		mes, Dis		nes isthe	a mereout,	O PROM	1		
To the (	Chairman of	the Comm	erks in th	ne Office	for au	fiting the ers, for h	Publ Ad	co a Ses-	11,284		0
sion 1 To Ther	mas Brodie.	Eso for ma	Kung-an	index to	Vol 3	2 Long	Journals		2,698 534		0
To Dr. (	Clarke, for t ence of the	u <b>≈</b> Trouble	and Atte	endance r	elativ	to be	ct for enfo	rcing the	556	13	0
Expence	es of a Plun	for the more	o perfect						1,299		ŏ
resign	ed at the H	ouse of Co	mmons						219	14	0
For the Cown	Consideration	n of the Ar for an Office	signmen e for the	t of Lord Secretary	Eliot'i ef Şti	i interes it <b>e</b> , for th	t, &c in a co,Home Do	House in .partment	3,435	19	6
To W	Chinnery, E	sq. for sund	lry Perso	ns Travel	ling a	nd other	Expences,	in const-	·	1	6
For the	Purchase of	Sweedland	Court, 7	ower Hi	ll, for				7,062	12	6
	Relief of B Purchase of						***********************	L	1,059	2	Ü
m18510	opers for Auc	iting the Pi	ablic Acc	counts .					1,949		6
To J. Jo	hnson, Archences of a P	lan for the	arrying of Establish	n the Bui ment of	iding o	of the n e Patrol	ow Mint for the Pub	i c Roads	35,000		Ü
leadin	ig to the Me straceg Leq.	tropolus .							7,713	18	0
130.36D. C	of the Come	nutee of th	e House	of Peen	s. Sess	1604/3			1,510		0
To W C	Chinnery, Es	q, to pay B	ille drawi	n on acco	unt of	New S	Wales	•••••	1,092		12
To local	ciency of G ph White, &	rapt for exp	pences o	Public	Omce	DOW DI	rect, This	•••••	5,000	4	0
To Capt	. Bowen, fo	n to mont	settlem	ent on V	an Di	bman's i	and		302		4
· To Bern	ard Cobbe,	Esq to pay	Fccs on	passing	Pub!	c Accou	ints		>,000		Ü
To W. W	Valter, Esq.	or Salarics	of the a	ddusonal	Com	urerionst	s for audit	ig Public		_	_
	ints, and the							•••••	5,243	3	0 U
To Snok	Litchfield, don Barne,	Esq. for La	urer's Re	en +>++	ncer. f	or war	ning the R	epository	5,000	0	U
for Pu	blic Records		<b>C</b>						40	17	0
For mak	ing and pub	ishing Wet	kly Retu	urns of the	e Ave	rage Pro	c of Sugar		4,34	17	O
Lord V	Viscount Me	lville , X			****				4,000	0	Q <sub>e</sub>
	•			S ABRO	-		(				
For His	Maiesty's Fo	reign apd_c	other Sec	tet Servi	res, I	B05/6		••••••	101,514	17	U
For repair	ring and ma	intaining Bi	ritish For	ts and Se	ttleme	ints on t	he Coast of	Africa .	15,000	Ü	Ģ
To now B	ences of Mis Bills drawn f	rom New S	South W	nics -		6 <b>0</b>			2,138 20,420		6
Po- sho (	Torrel Estable	hmant Of						•/	-	•	•
Bermuda	1805 290 mada 2,250	0 0 New	Wale	12,819	9 41	Pr Edw	ard's I 3, M	00 010	1.1		
Cape Bro	eton 2,040	U O New	Birusail e ecoris	k 4,650	00	Sierra L	Cupa 18,00	00 00	• •	* *	•
Bahamal	slands 4,400	0 0				•	C7	1	205,352	8	10 <u>‡</u>
	• '	•						Į £	2,766 693	0	114

An Account of the Unfunded Drift and Dimanos Outstanding on oth January 1807; under the Heads of, Exchequer, Treasury, Army, Barracks, Ordnance, Navy, Civil List Advances, and any other Head of Public Service; specifying the same: Distinguishing, under each Head respectively, the Particulars of which such Debt or Demands consisted; and also what Part of the said Debt or Demands was then provided for, and in what Manner; and what Part thereof was unprovided for.

Exchequer Bills:	
By what Acts raised On what Funds che	Amount Outstanding.
Ditto cap. 6 Aids Ditto cap. 25 Ditto	. 1805
	1806 7,737,500 0 0
TREASURY: Miscellaneous Services Warrants for Army Services Treasury Bills accepted previous to and on 50 due subsequent to that day	, 254,000 1 114
Army: Ordinary Services Extraordinary Services	689,717,16 9}
Barracks Ordinance Navy Civil List Advances	1,324,937 3 11 504,876 17 3 1,255,071 14 1 5,685,819 16 74 41,681 1 6
Whitehall, Treasury-Chambers, 225th March, 1807.	£. 30,902,604_10*_18 N. VANSITTART.
<u> </u>	
An Account of the Norks of the Bank of England in Circulation (including Bank Post Bills) from the 1st February 1805, to the 1st February 1807 distinguishing the Amount on Circulation in each Quarter, and the Amount of those under the Value of £.5.	distinguishing the Amount in Circulation in each Quarter, and the Amount of those under the Value of £ 5.
Amount of Bank of England Notes of £.5 cach and upwards, including Bank Post Bills payable Seven Days after Sight.	Ditto below & 5
4806. May 1	Ditto pelow 4.5 293,903 0 0
Amount of Bank on England Notes of £.2 and	Ditto-below £.5 \$29,934 10 5
1806. May 1	Value of £.5 and upwards 1,865,886 9 4 Ditto below £.5 920,979 10 6
November 1 4,224,826 1807. February 1 4,287,966 Bank of England, 7 WILLE DAVIES,	For the Gov. and Co. of the Bank of Ireland, Dublin, WILLIAM DONELVY,
5th March 1997.	Oth March 1907.
Von. IX Appendix.	*

An Account of the Progress made in the REDEMPTION of the PUBLIC FUNDED DEBT of and specifying how much of each has been redeemed by the Commissioners for the Retter the Sums annually applicable to the Reduction thereof: likewise, the Admutties to fall in: redeemed.

			•
Funds.	Capitals.	Redecifedby Comm sam from 186Aug. 1736, to 1st Feb. 1807.	Total Sums paid.
Consolidated 3 per exact. Annuities  Reduced Ditto  Old South-Sca Annuities  S per Cent. Ditto, 1721 o  Consolidated 4 per Cent. Annuities  Ditto 5 per Cent. ditto  5 per Cent. Annuities  Ditto 5 per Cent. ditto  5 per Cent. Annuities  Ditto 5 per Cent. Tr97 and 1802  J per Cent. Ditto, 1726  Ditto Bank Annuities	.£. z. d., -581,196,558 4 54 -150,144,044 7 10 24,065,084 13 112 - 1,919,830, 0 0 49,425,084 17 2 -41,809,542 1 8 -2,406,132,13 3 -1,000,000 0 0 -11,686,800 0 0	47,137,310 -26,561,807	34,238,049 4 2 2,608,072 13 9 2,002,618 4 3 527,949 5 0 2,218,402 1 8
Transferred to the Commissioners, by reason of Land-Tax redeemed, at 1st Feb. 1807  Debt existing at 1st Feb. 1807  Redeemed by the Commissioners  Debt unredeemed at 1st Feb. 1807	669,652,846 18 34 22,716,205, 7 5 646,936,641 10 101 113,860,517 0 0	,	70,616,182 15 8

An Account of the Progress made in the Redemption of the Public Debt of Ireland,
Funded in Great Britain, at 1st February 1807.

Funds.		Rodcemed by the Commissrs. at 1st Feb. 1807.	Total Su paid.		Average Price of Stocks.	Sums Annually applicable to the Reduction of Debt.
Consol. 3 perCt. Ann. Reduced ditto	14,628,750	1,961,451	£. 1,071,495 1,169,368 2,240,863	s. ds 8 4 1 3	604 594	L. t. d 1 per Cent. (n.Ca- pitals created 3 125,318 19 3 Dividend on 3,721,1411. 3 111,640 4 7
Redeems by Commis. Unred. 1st Feb. 1807			. ' 0	•		perCelat. Ann. 5
Exchequer, March 16, 180	7.					we rose haworth.

GREAT BRITAIN, at 1st of February 1807; distinguishing the several Capitals of the Funds, duction of the National Debt since 1st August 1786; the Average Price of Stocks; and also, the Capital of Debt transferred to the said Commissioners on Account of Land-Tax

Sums ce of Annually applicable to the National De	Reduction bt.	of t	he	ANNUTTIES Fallen in vince 22d June 1802, or that will fall in hereafter.
Annuities for 99 and 96 Years, expired 1792 - 4  Numities for 99 and 96 Years, expired 1792 - 5  Ditto for 10N ears, exp. 1787  Life Annuities unclaimed for 3 Years, or of which the Nominces have died prior to \$th.July 1802 - Dividend on 11,104,117.  at 5 per Cent 4  Ditto on 2,617,4001. at 4 per Cent	200,000 54,880	0 0 14 0 0 10 0 10	0 6 0 7 2 0 0 7	Excheq. Ann. 28/3 Ann. 28/

An Account of the Progress made in the REDEMPTION of the IMPERIAL DEBT at 1st February 1807.

Funds.	Capitala	Redeemed by the Commissrs. at 1st Feb. 1807.	Total Sums paid.	Average Price of Stocks.	
Imperial Spec Cental	. £. 3,699,300	£. 734,604	£.° s. d. 426,187 8 10	58	1 perCent.onCa- pital created 36,693 0 0
Redeemed by the Commissioners	734,604	·	•	•	Dividend on 734,6041.3 per 22,038 2 4
Unredeemed, Feb.	2,934,695		• • •		58,731 2. 4

Office for Reduction of the National Debt.

G. T. GOODENOUGH,

# Abstract Statement of the PUBLIC INCOME of IRELAND

Excise	the 1920350 1980623 572127 149857 25554 5110	thin Yea s. 16 15	d. 41 { 0 }	Total Reto be accounted	e· Î	D	payn Vrawbi s) ount	n:ks,	Mai	Charge of nagem	ent.
Ordinary Revenues: Customs	wi the 1920330 1980623 572127 149837 25554 5110	thin Yea s. 16 15	d. 41 { 0 }	accounte	d for.	D	yrawbi syount	n:ks, s, &c.	Mai	of nagem	ent.
Ordinary Revenues: Customs	wi the 1920330 1980623 572127 149837 25554 5110	thin Yea s. 16 15	d. 41 { 0 }	accounte	d for.	D	yrawbi syount	n:ks, s, &c.	Mai	of nagem	ent.
Ordinary Revenues: Customs	the 1920350 1980623 572127 149857 25554 5110	y ea s. 16 15	d. 41 0 }	accounte	d for.	D	s) ount	s, &c.	<u>                                     </u>		
Customs	1920330 1980623 572127 149837 25554 5110	s. 16 15	d. 41 0	£.		-		<u>:</u>	<u>                                     </u>		
Customs	1980623 572127 149857 25554 5110	15	43 { 0 }		s. d.	17	-F		_		
Customs	1980623 572127 149857 25554 5110	15	43 { 0 }		s. d.	1-1	·F				
Excise	1980623 572127 149857 25554 5110	15	0 3	1 404 204 0		A 1	ac.	s. a.	•	£. A	. d.
Stamps Post Office Poundage Fees Pells Face	579127 149857 25554 5110			4915843	14 3	1/1	4646	2 3	351	654 1.	5 11
Post Office  Poundage Fees  Pells Fee	149%57 25554 5110	3	13	696480	10.15	7	1281	12 7	30	336	4 51
Poundage Fees	25554 5110		3	164023			9278	9 4			2 10
Pells For	. 5110	15	_		15 11	1 :	3210	<i>,</i>	1	-	'
			i	5110		1 .	_	_	-	-	_
Duty on Wrought Plate	.1 5210		3	5210		1		' -	l -	_	_
Casualties	4553		81		. 7 8	1		• -	۱ -	_	_
						-	<del>-</del>				
Total Ordinary Revenues	4663397	9	9	e 5816777	8 11	23	5206	4 3	455	653 3	3 5
	1			-		Ί.			1		
· Extraordinary Resources:	1	•			•	1			1		
Granted by His Maje ty 2-17ths of				•		1	•		1		
1,000,000l. British, from the Pro				•		1			1		
duce of Spanish Prizes		18	4	127450	18 4	1 :		-	1 -	-	-
Gain by Exchange on Sums received						1.			1		
from Great Britain	129		44	129			-	-	-	-	-
Gain on Silver Coinage	10913	4	4 🛂	10913	4 4	2 -	-	-	-	-	•
Commissioners of the Navy, on Ac-						1			1		
count of Advances by Collectors in		• •		20000				•	1		
Ireland, for Seamen's Wages, &c.		13	44	38963	13 4	4 -	٠, -	-	-	-	•
From Great Britain on Account of the Profit of Lotteries	192901	_	10	100001	0.10	1			1		•
From several County Transurers, paid	172901	U	10,	192901	0 10	-	•	-	1 -	-	•
to several Revenue Collectors, on	1			1		1			1		
Account of Advances made by the		•		,		1			1		14
Treasury for enrolling the Mititia.		14	34	19740	5 4				l _	_	
From several County Treasurers, paid		• •	0,2	1.5140	<i>3</i> 4	2 2	-	-	1 -	-	_
to several Revenue Collectors, on				1		}			1		
Account of Deficiencies in the				1				٠	1 .		
· Army of Reserve	6778	11	3.	11415	815	١.	_	_		;•	_
Other Monies paid to the Public	51566	11	2 •	51566		-	-	_	-	_	
	1			i		ı			1		
Appropriated Duties for Local Objects.						1	٠.		ł		
Linen Mauufacture	598	11	2	2872	2 10,	<u>.</u>	392	7 8	1 -	-	-
Improvement of Dublin		16	11	11687	<b>\.</b> 5 9	1	7	3 0	1	-	-
Repairs of the Royal Exchange and				1	•.	1			1 '		
Commercial Buildings			0	1677		1 -		-	١ -	-	-
Lagan Navigation	4407		33	6221			2430	4 4	ł	98 1	1 9
Inus of Court	5625	3	25	5625	3 2	<u> </u>	-	-	-	-	-
W-4-1 independent of the Lance	1100110	0	4	60070:	10 5	1 -	0005		160	740	1 0
Total, independent of the Louis. Loans paid into the Exchequer in the	7122449	U	4	6297941	12 6	1 23	8035	9 3	455	752	U
Year ended the 5th January 1807.	1359006	6	10	4359006	6 10	1.			1		_
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Grand Total	9481455	7	2	10656947	19 4	93	8035	9 3	455	750	1 0
Orang Total	1			1,000,0041	., ,	1 63	7		<u> </u>		<u> </u>

### NOTES.

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Customs and Excise Stamps	* 5	s. 0 13 16	d. 3₹ 0₹ 4₹	E. s. d. 9 18 14 5 19 94 91 72 104

The Appropriated Balances in the Exchequer, on the 5th of January 1806, amounted to £. 74.69 1

1806; amounted to
The Unappropriated Balances in the Exchequer, on the 5th of January
1806, amounted to
2707.15 3 104
The Appropriated Balances in the Exchequer, on the 5th of January
1807, amounted to
The Unappropriated Balances in the Exchequer on the 5th of January
1807, amounted to
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You the Year ended the 5th of January 1807.

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		9963159		711										

## NOTES.

		BALANCIS.	
5th Jan. 1806 . 5th Jan. 1906 .	Balances in the Hands of the different Collectors.  2. s. d. 331529 8 105 353132 17 25	Hands of the Re-	Bills in the Hands of the Receiver-General.  ±. s. d. 222886 0 0 202986 4 0

		PÄR	£. AC	COI	DNTS.	—1 r	elan	p.—C	onso	fidate	d Fu	nď.		مر	[xliv
CHARGE.	2,496,496 12 13	3,029 13 34 649,395 14 11	2,225 31,208 6 8 27,180	000'668	860 16 8 74,702 19 7, 1,464 8 8	3,633,160 16 -61	•	145,000	Unascertained.		Unascenained.				G. CAVENDISH.
PAYMENTS	£. s. d. 2,514,269 19 5½	3,006 9 84 649,395 14 11		000'668	860 8 8 74,702 19, 9	3,691,090 13 5		133,995 14 84	4050,162 2 9	285,660 14	8,391,189		\$14,097 G1	8,905,826 14 24	9.0
	? Interest on Funded Debt, including Annuities }	Interest on Unfunded Debt.	Principal of Debenfures Principal of Exchequer Bills Lottery Prizes	Repayment to British Exchequer of an Advance 2 10, 1809	Compensation for example to the Dulon Inland Navigations Light House at Clue Bay	•		Civil List	Permanent Parliament Payments Military Purposes	Annual Grants			Surplus of Consolidated Pund on 5th January 1807		
INCOME.	£. t. d.			4,113,043 6 71	13 4	4,259 14 73	2,440	16 44	56,119 12 105	4,925,868 8 24	4,359,006 6 10	192,901 — 10	127,450 18 4	8,905,226 14 . 9	
QMI .	£. t. d.	<b>-</b> 9	54674 7 7 546574 7 7 6 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9		•		•	:		,	•	:	•		•
e.	Balance in the Consolitated Fund remaining in the Exchequer on the 5th of January 1806	Custom and Excise Duties, including Quit Rents of Payments by dismissed Collectors Stann Duties	Port Office Revenue  Volume Pour Valence Fee  Pour viagre Fee	Peils Fce	Repsyments from Great Britain of Advances From From Control Constitution	ceiver-General, on Account of Advances made by the Treasury for empling the Militia	More — per Dixto — for Fines levied on Parishes, for Deficiences in their Proportion of Men for Army of Bessery	· de ·	Other Monies paid to the Public	EXTRAGRAMARY RESOURCES.	On Account of Loups	nd 3d Lotteries of 1805, and the 1st Lot-	More for 2-17th Parts of £1,000,000 British, granted by His Jajesty from the Produce of Strangs of Produce of		Treasury Chambers, 'Dublin Cast2, } 28th February, 1807, '

G. CAVENDISH.

Account of the PUBLIC EXPENDITURE of IRBLAND, for the Year ending on the 3th of January 1807.

(N. B. For the Particaars under each Head, see the several Accounts referred to by Letters A, B, Kc.) HEADS OF EXPLEDITURE. For Interest on the Funded Debt of Ireland, including Annuities for lives and Terms of Years; also I per Cent. for the Reduction of the Capital created by Loans since 1797, (A. 1 and 2) 3,068,983 16 2 For Charge of Management thereon -There was also applied towards the Reduc 27,046 9 104 tion of the National Debt, the Annual Issue of 67,635 8 3,136,619 Whereof was applied, towards the Reduction of the National Debt 859,963 14 Total on Account of Interest '-Ditto for Charge of Management 2,276,655 10 27,046 9 104 Ditto, on Account of the Reduction of the National Debt 839,963 14 1 3,163,665 14 4 ½ 8 4 11. The Interest on Exchequer Bills, (B.) -III. Issues for Purposes appointed by the Par-3.006 • 9 liament of Ireland prior to the Union, &c. 454,418 9 31 IV. Issues from appropriated Funds for local 24,762 11 Purposes, (D.) 3,645,853 133,995 14 V. Civil List 93,250 16 Pensions 199,072 13 0 Other Permanent Charges, (E.) 426,319 3 10 VI. Payments in Anticipation of Exchequer Receipts, viz. 49,880 16 24 Bounties Militia, Army of Reserve, Deserters' Warrants, &c. (F. 1 and 2) 71,881 1 14 121,761.97 62 874,475 0 D VII. Ordnance, (G.) -VIII. Army .- Ordinary Service, viz. Regulars, Militia, and Volunteer Corps 2,236,396 19 10 286,659 Barracks Staff Officers, and Officers of Garrisons 61,821 Half-pay Officers, Supernumerary Officers, and Reduced Chaplains
Officers' Widows 30,192 12 4,917 47,096 Royal Hospital 84 Public Officers, their Deputies, Clerks and Incidental Expences, (H.) 9,501 2,679,544 16 496,142 6 \* Extraordinary Services 3,175,687 • 2 IX. Miscellaneous, (I.) -Lastly, Vote of Credit, (K.) 285,650 14 04 7,906-14 14 537,652 17 £ Total Treasury-Chambers, Dublin Castle,

28th February 1807

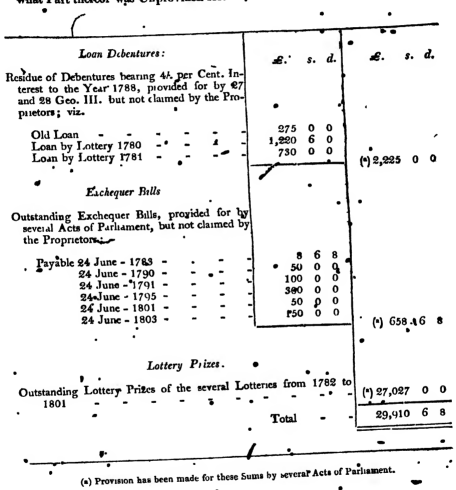
.:			erest & Annu		_	
•	•		or Live and To	i maj	of Manage	
Interest, &c. on the Funded Debt o	f Ireland	3		d. 2	V. 27,046	
Annual Issue for the Reduction of t	the National Debt		3,096030 6 67,635 8	6 <u>'</u>	•	
g, @ c.		-	,163, <del>6</del> 65 14	42		
(A. 2.) An Account of the Total for the REDUCTION of the						
•		In	·Great Britai	n.	In Irel	a
Annual Issue			£ s. 442,778 17		£. 67,635 2,250 136,512	
Interest on Debt of Ireland redeeme	-d:		442,778 17.		206,397 89,843	1
• •		- 1	563,722 8 1 296,241 5	13 -	296,241	
		£.	859,960 14	1	,	
(B.) An Account of the Interest from the 5th	r on Exchequer Bu h January 1806, to the	LLS, with c 5th Jan	the Paymen	ts ma	de in th	e
There remained unclaimed on the chequer Bills to 25 December 180	15		1015 8	d.   41		
On 30,000 <i>l</i> .—at 6 <i>l</i> . per Co 1805, to 25th March 180 On 200,000 <i>l</i> .—at 5 <i>l</i> . per Co	ent. per Annum, from 6	25th Dec 14th Apri	450 0	0		
1806, to 9th June follows	ing			14		
Deduct Interest unclaimed on 5th J	anuary 1807		3,029 13 23 3	61		
Total Payments for Interest on 5th January 1807	Exchequer Bills, in th	ne Year to	<del></del>	-	<b>].3,006</b>	
(C.) An Account of PAYMENTS r prior to the Union, for Principa of Loan Deposits, &c. in the	il of Exchequer Bills,	, and for	Discount of	AMEN on Pro	omp. Pa	- -
For Light-House at Clue Bay . Compensation for Losses by the U Inland Navigations . Repayment to the British Excheq	Inion	1802 to o	av Bottery Pi	rizes	£. 1,464 860 74,702 299,000	)

3,250l. Repayment of Advances — — — —	148,250 0 0
•••	150 004 10 OT
Doduct Access to the Income 100M	173,391 10 24 .
Deduct Arrear on 5th January 1807 — — — — —	39,395 15 6‡
Issues to the Civil List in One Year to 5th January 1807 -	133,995 14 8 <u>1</u>
Pensions	93,250 16 2 <del>1</del>
Other Permanent Charges; viz.	• ′
Public Infirmaries — — — — — — —	3,450 0 0
Public Coal Yards	3,382 9 3½ ·
Army Baggage	13,110 0 4
Police Establishment — — — — —	15,925 14 0½
Inspector-General of Prisons — — — — —	200 0 0
Transportation of Felons	• 644 11 11\$
Fees on Auditing Treasury Accounts	2,649 9 8
Imprest Office — — — — — — —	2,600 0 0
Secret Service in detecting Treasonable Conspiracies -	6,701 0 64
Annuities and Compensation Allowances — —	117,191 19 10 1 1 1 1 29,420 14 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Judges' additional Salaries, &c. — — —	1,585 19 7
Disembodied Militia — — — — — —	2,210 13 7
Commissioners of Enquiry — — — —	199,072 13 04
	150,012 10 0,3
•	£.426,319 3 10}
On Linen Exported — — — — — — —	### ### ### ##########################
Fishing Vessels — — — — — — — — — — — — — — — — — — —	9,402 8 10
Irish Coals brought Coastways to Dublin — — —	38 4 0
Irish Cured Fish Exported — — — — — —	_ •
· Corn Exported — — — — — — —	• 197 6 8
To Distillers — — — — — —	6,948 14 9 <del>1</del>
Spirit Retailers	10,009 10 5
	C-40 -00 16 05
Acres 6	£=49,880 16 24
(F. 2.) An Account of the Amount of Payments to the Milri SERTERS' WARRANTS, &c. &c. in the Year ending to	ria, Army of Reserve, De-
SERTERS WARRANTS, &C. &C. In the 1 car ending	the 5th January 1807.
SERTERS WARRANTS, &C. &C. III the Teat ending	the 5th January 1807.
	the 5th January 1807.
Militia —	4. 4. 49,479 7 75 13,190 15 11\$.
Militia — — — — — — — — — — — — — — — — — — —	49,479 7 75 13,190 15 114. 828 0 0
Militia — — — — — — — — — — — — — — — — — — —	49,479 7 7 75 13,190 15 7114 828 0 0 1,528 4 14
Militia — — — — — — — — — — — — — — — — — — —	49,479 7 7 75 13,190 15 7114 828 0 0 1,528 4 14
Militia — — — — — — — — — — — — — — — — — — —	- 49,479 7 75 13,190 15 71\$ 828 0 0 1,528 4 15 6,854 13 5
Militia — — — — — — — — — — — — — — — — — — —	49,479 7 7 75 13,190 15 7114 828 0 0 1,528 4 14
Militia — — — — — — — — — — — — — — — — — — —	- 49,479 7 75 13,190 15 71\$ 828 0 0 1,528 4 15 6,854 13 5
Militia — — — — — — — — — — — — — — — — — — —	- 49,479 7 75 13,190 15 71\$ 828 0 0 1,528 4 15 6,854 13 5

6.) An Account of Monies paid to the Office of Ordnance, in	the Yea	r to the 5th J	anualy
syments to the Ordnance for the Grants of 1806		£. 874,47j	0 0
An Account of the MONIES paid on Account of His Maje in the Year ending the 5th January 180	STY'S FO	RCES in IR	ELAND,
egiments of the Line — — — — — — — — 1,109 Illitia — — — — — — — — — — — 807 Olunteer Corps — — — — — — 310	,368 10 ,717 11	d. £.c 3½ . c 7 0	1. d.
oyal Military Infirmary — 4  arracks —		0 236,326 - 286,659 - 64,821 - 30,192	2 9
fficers' Widows — — — — — — — — — — — — — — — — — — —	= =	- 4,947 - 47,096 - 9,501	6 9 5 8
xtraordinary Services — — — — — — —	<u> </u>	2,679,544 496,142 £. 3,175,687	6 4
		ac. 5,1 15,081	
(I.) An Account shewing the PAYMENTS in the Year ending Mincellaneous Services.	the 5th .	January 1807	7, for
ublic Hospitals and Schools — — — — — — — — — — — — — — — — — — —	= =	- 105,705 - 98,306 - 61,300 - 15,309 - £,285,650	4 6 0 0 0 5 6
K.) An Account of the Amount of PAYMENTS from the VOTE of the 5th January 1807.	r CREDIT	in the Year	r endin
mount of Payments from the Vote of Credit — — —	. —	_ £.7,90€	14 1:
1.) An Account of the Value of all IMPORTS into, and all Exported the 5th January 1807; distinguishing the Value of tures Exported; together with the Difference between the Offic of Irish Produce and Manufactures Exported.	Irish Pro	oduce and M	<b>la</b> nufac
of Exports   Foreign Articles	£, ,030,722 157,443 ,605,964	2 11	•
and Malue of Europea of Irish Drolling and Manufactures		£.9,314,85	54 <b>19</b> 1
teat value of Exports of trish Freduce and Grandfactures		r Tonnage	, which
	nt of thei	en the 5th	
2.) An Account of the Number of Vessels, with the Amoun have been Built and Registered in the several Ports of IRELAN 1806, and 5th January 1807.	between the property of Toni		•
1806, and 5th January 1807.  Vessels. Amoun	b, between the of Toni	nage.	

G. CAVENDISH.

An Account of the Unfunded Debt of IRELAND, and Demands Outstanding, on the 5th January 1807; under the Heads of,-Loan Debentures, Exchaquer Bills, and Lottery Prizes; -distinguishing under each Head respectively the Particulars of whach such Debt or Demand consisted, and also what Part of the said Debt and Demand was then provided for, and in what Manner; and what Part thereof was Unprovided for.



Treasury-Chambers, Dublin Castle,

28th Γebrua≥y 1807. •

An Account of the Public Funded Debt of Ireland, as the same stood on the 5th January the different Funds in which it is invested—the Amount of the Capital Stock of each Fund—Dublin respectively—the Charge of Management—and the Annual Charge for the Reduction

created.    31. 10s.   31. per   31. per   31. per   31. per   31. per   51.	erCent. sol. An.	(British Currency.)
created.  raised.  3l. 10s. per Gent. Cent. per Cent. Consol. An. per Gent. Cent. per Cent. per Cent. (British Currency.)  £. £. £. £. £. £. £. £. £. £. £. £. £.	sol. An. 4 om 5th 1. 1808, British rreney.)	(British Currency.)
13 Geo. III 265000 £	£.	
27, 29, and 31 3	109750	300000
### BANKOFIRELAND.  ### 22 and 37 Geo. HI	· <u></u>	=
45773652 5668472 174600 11625450 26290000 1rish Currency: 28480333 15847612	159250 Irish urreneg: _50854	300000 trish Currency: 32,5000

1807: Distinguishing the Years in which each Part thereof was created; distinguishing ealso the Annual Interest and Annuities, and the several Portions thereof payable in London and of said Debt.

of said D	ebt.	, , , ;	٠.	;			
LONDO	٠.٠, ٠.١	·.			Annual Charge tion of Nati	e for Redemp- ional Debt.	: Total of
5l. perCent.	51. perCent	. Annual Interest.	Annuities on Lives or Terms of	Charge of Manage- ment.	Act37Ger.III.	By Acts pro- viding 1/. per Cent. for Re-	Annual Expences.
Consolide Navy Ann. (British Currency.)	Irish Stock, (British Cunrency.)	٠	Years.	Ment.	tion of Debt. then existing.	demption of Debts created since 1797.	`
. £.	£.	£.	.£.	£.	£.	<b>£</b> .	£.
₩		= .	15900 10500	697		_	+ 49597
	_	=	22500	) •	2250		‡ <b>2</b> 250
	_	39138	1	<b> </b>	. —		39138
		6984					6984
		17500	·	·			17500
		118.	1 -	346			62125
	110000	51482 79583		1	- ·		98297
	300000	48250	23437	319			72007
	300000	130069	2 _5281			3871 + 64460	242929 304268
	-	23· 74′ 27117.		2256		• 76875 59016	350306
	7	227050 144890	0	1973 1966		47598 46594	194461 190638
	1 =	14320	8	1136 1572		35346	147870 443077
		104000 33640	1	3905		102770 57263	300989 •
260000	) =	15925 20520		2869	-	63766	271836
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		3000 2500		5 + 648		5000	6488
		_	_		-	597112	3166274
360000 lrish	0 190 <b>0</b> 000 Irish	225199			<u>'                                    </u>		
Currency	y: Currency		* Man	agement on s	o much of the ock, transferra	Debt payable ble at the Bank	in Dublin as has k of Ircland.
39000	390C <b>P</b> (		been conv	erted into su	•		
	325000 15085	•		Annuities.	ø	•	
	15847819 2848033		‡ Expi	red Annuitie	s.	• .	- /
	11625450 17460						• •.
• •	566847	2	•		Contlo 3	•	
Jan. 1806	6472135	Trê	asury-Chaml	bers, Dublin irch, 1807.	Carrie, (	G.	CAVENDISH.
		<del>_</del> u		•		_	

Ah.Account, shewing how the Monres granted for the Service of the Year, 1806, have been disposed of; distinguished under the several Heads, so far as relates to LeeLand; stated in Irish Currency.

Irish Currency.			•			
SERVICES.	Y	Sums granted."	1	Sums paid.	1	Remains.
Army, with Garrisons, and their Incidents, (part of 4315524). 7s. 2d.	.	£. s. d.	-	£. 4 s.	d.	£. s. d.
British) 672663° 8 2 Foreign Corps (part of 9859091. 1s.	١			•	-	•
10d. British) 205735 5 9 Allowance to Non-commissioned Officers and Private Men of the		•			-	
Regulars, for Small Beer, and while in a March (part of \$86666				•		
Recruiting and Contingencies (part of 2254041, 16s, 14d, British) - 135855 4 10 Augmentation of Pag for Infantry	) ½			<u> </u>		٠. ٤٠
of the Line for 183 Days, from 25th June 1806, to 24th December		;;		•		
-following (part of d617001. 9s. • 17749 17 6	5	1109811 0 5	1 ·	109368 0	S	443 0 12
Militia—Pay, &c. (part of 24703344 0s. 5d. British 906941 9 9 Allowance to Non-commissioned	9				1	
Officers and Private Men for Small Beer, and while on a March, (a further part of 4866681. 12s. 8d.		•	١			, .
British) 62664 19 'Contingencies (part 0.52,1531. 17s.	7				}	
Augmentation of Pay for 183 Days, free 125th June 1806, to 25th De-	•			٠٠	. ]	
of 161700l. 9s. 11d. British) - 6414 9	5	1000020 18 9		807717 11	7	192303 7 . 2
Volunteer Corps—(part of 1738864. 3s. 1d. British General and General Stal. Officers, and Officers Hospitals, serving with the Forces, (part	of	1	1	310790 13	0	459249 7 0
234104l. 17s. 11d. British) Full Pay to Supernumerary Officers of His Majesty Forces (part of 35315l. 2s. British)*	- y's		32	64821 1 1219 18	6	6511 12 9 <del>1</del>
The Principal Officers of several Public Department their Departies, Clerks, and Incidental Expense			1	9501 7	. 41	137 8 0
(part of 1769771. 45s. 4d. British)  Half-Pay to reduced Officers of His Majesty's Lar Forces, and Reduced Chaplains, (part of 18494'			1			•
Os. 7d. British)  Military Allowances to Reduced Officers of F Majesty's Land Forces, (part of 5801l. 13s. 8	lie 8d	.)	٥	•	61	
British) In and Out Pensioners of the Royal Hospital near Kilmainham, and	•	. 868 '9 9	9	415 10	<b>2</b> 4	459 19 64
Expenses of said Hospital, (part of 244711l. 6s. 5d. British) 52720, 7	3			0 ,		•
ers for 183 Days, from 25th June 1806 to 24th December following,	•					
(part of 500001 British) 7940 16 Pensions to Widows of Officers of the	2		5½	47096 ° 5	83	13561 17 81
Land Forces, and Expenses attending the same, (part of 31970/.	0		•		c	
Augmentation for 183 Days, from					•	
Baitigh) - 645 5	•	7145 5	21	4947 6	9	2197 18 5}
T		•				•

An Account, shewing how the Monries granted for the Service of the Year 1806, have been disposed of; distinguished under the several Heads, so far as relates to IRELAND; stated in Irish Currency.—Continued:

Irish Currency.—Continued:			
SERVICES—Continued.	Sums granted.	Sums paid.	Remains.
*			
Brought forward	£. s. d.	£. s. d	£. s. d.
General Hospital Expences of His Majesty's Forces	•		
in Ireland, including Medicaments, for General and	•		
Regimental Hospitals, and the Charge of the Roya Military Infirmary, Dublin, for Sick and Wounder			
Soldiers, (154181. 16s. 1d. British)	16703 14 04	8450 14 114	8252 19 1
Barrack Department in Ireland, (4584471. 4s. British)	496867 16 0	286659 2 92	210208 13 2 <del>1</del>
Ettraordinary Expences of the Army in Ireland	650000 0 .0	496142 6 4	153857 13
Ordnance:		490142 0 4	133631 13
Office of Ordnance in Ireland, for the Year 1806 (6779 Total 5.5 d. British)	,		
More to replace the Sum advanced by the Excheque		734475 0 0	•
in Ireland, for Ordnance Service in Ireland, to th			
31st December 1805, beyond the Grants by Partia			<u> </u>
ment for the said Service in the said Year, (129230, 15s. 5d. British)	- 140000 0 O	140000 0 0	
		1-40000	l
To make good a like Sum which has been issued	y	•	[
His Majesty's Order, from his Civil List in Ireland pursuant to Addresses of the House of Commons		•	1
which has not been made good by Parliament	3250 0 0	1 5250 d Q	
D. 17: 00		<b>7</b> .	
Public Officers for several Services: Stephen Moore, Eso, Accountant, General, for b	is .		1
Stephen Moars, Esq. Accountant-General, for hextraordinary Trouble and Expence in preparin	g		
and stating the Public Accounts of Ireland, lai	d	210 0 0	1
before Parliament, Session 1806  John Smart, Han. Deputy Accountant-General, for	340 0 0	340 0 0	-
his extraordinary Trouble in preparing the Publi	c		
·Accounts of Ireland, for Parliament, for One Yes	ır .	1000	1
ending 5th January 1806	240,00	<b>30.</b> 00	
his Trouble in keeping the Accounts of said Office	200 00	200 0 0	ì
Robert Marshall, Esq. Inspector-General of Import		_	l
and Exports, for his Expense and Trouble in preparing the Accounts of the Imports and Exports			{
Ireland, for Parliament, for One Year ending th	ie 📘 🗎		İ
5th January 1805	- 250 0 0	250 € 0	
Roger Wetheral, Esq. First Clerk in the Office of the Inspector-General of Imports and Exports, for h			1
extraordinary Trouble in preparing Accounts for			1
Parliament	-1 200 0 0	200 0 9	į
extraordinary Trunble and Expense in preparit	15	•	1
George Hatton Esq. Examinator of Excise, for hextraordinary Trouble and Expence in preparin.  Accounts for Pathament Samuel Hood, Ass. tant Examinator of Excise, for his extraordinary proble in preparing Accounting Participating Accounting Participating.	200 0 0	200 0 0	4
Samuel Hood, Assaunt Examinator of Excise, for	or	1	
for Parliantent	130 0 0	150 0 0	1
			. 1
Thomas Haffield, \$sq. Clerkin the Office of the Avelian of the Exchequer, for inextraordinary Troub	le		
in preparing Accounts for Parliament Miscellaneous Services:	- 200 0 0	200 0	1
For defraying the Expence of Civil Buildings, fro	m		
the 5th January 1806, to the 5th January 1807 -	-  25000 O O	25000 0 0	1
For defraying the Expence of Printing and Bindin	ng i	1	1
250 Copies of the Acts of the 46th Year of his pr	-1 1200 0 0	1200 0 0	I
For defraying the Expence of publishing, Proclam	a-	1	1
tions and Advertisements in the Dublin Gazett	e,	1	1
and other News-papers, from 5th January 1806, 5th January 1807	- 10500 0 0	-10500	1
Carried forward		• •	1
	, ' '	•	<b>'</b> •

An Account, shewing how the Monies granted for the Service of the Year 806, have been disposed of; distinguished under the several Reads, so far as relates to LEZLAND; stated in Irish Currency.—Continued.

Irish Currency.—Continuea.			•	<u>, , , , , , , , , , , , , , , , , , , </u>	• • • •
SERVICES—Continued.	Sums g	ranted	Sums	paid.	Remains.
	£.	s. 0	· · · · · · · · · · · · · · · · · · ·	s. d.	£. s. d
Brought forward		٠. ٠		, . u.	2
For defraying the Charge of Printing, Stationery, and			1		
other Disbursements of the Chief and Under-Secre-			1	:	1
taries' Offices and Apartments, and other Public Offices, in Dublin Castle, &c. and for the Riding	.)			1	` e .
Charges and other Expences of the Deputy Pursui-			1		1
vants and Extra Messengers attending said Offices,					
from 5th January 1906, to 5th January 1807	21880	0 0	20774	2 113	1105 17 7
For defraying the Expense of Criminal Prosecutions, and other Law Expenses of Government, from 5th			1	•	
January 1806, to 5th January 1807	25000	0 0	25000	-00	€
For defraying the Expence of apprehending Public	-5500	• .	25000	' <b>∤</b> ' ' '	L
Offenders in Ireland, from 5th January 1806, to 3th		•	1		
January 1807	2500	.0 0	1749	7.7	750 12 5
For completing the Sum necessary for the Support of the Non-conforming Ministers in Ireland, for One		•	1		1
Year, to 5th January 1806		18 10	1 254	18 101	
or the Support of the Non-conforming Ministers of			2	10 102	,
Ireland, for One Year, from the 5th January 1806,					
to 5th January 1806  For defraying the Expence of Pratigitation the Port of	9429	,00	9429	0 0	
Dublin, from 5th January 1825, 40 5th January 1807	1047	10 2	1047	10 2	
Dublin, from 5th January 1975, 55th January 1807 For defraying the Expense of His Majesty's Gold			1	10, 2	
wine at Croagnan, The County of wicklow, from			_}		1
the 5th January 1806; to the 5th January 1807 -	610	6 11	610	6 113	
For definying the Charge of Clothing the Battle-Axe Guarge for Eighteen Months, commencing 1st De-	•		1		Ť
្នុជ្ជ ភ.er 1805	740	. 0 0	740	20.00	1
for defraying the Charge of Incidents of the Trea-		•	1		1
sury in Ireland, from 5th January 1806, to 5th January 1807	2000	0 0	2000		.*
nuary 1807	2000	0 0	- 2000	0 0	•
· Public Boards:	'		1 .		
aid the Trustees of the Linen and Helipon Manu-			1		I
factures, to promote and encourage said Manufactures, for One Year ending 5th January 1906	21600	0 0	21600	,0 0	
he Board of First Fruits; for building new Churches,	21000	• •	~1400	/ U	
and /c-building ole, Churches, in such Parishes as			1		
no Public Service has been performed in for 20			1	•	
Years, and for the Encouragement of building Glebe			1		
Houses, &c. for One Year, from 5th January 1806, to 5th January 1807	5000	0 0	5000	0 0	
owards defraying the Expence of building the in-	•				r .
tended Hall for the Royal College of Surgeons; from			· ·	1	
the 5th January 1806, to the 5th January 1807	4500	0 0	. 4500	0 8	
o be paid the Dublin Society, for promoting Hus- bandry and other useful Arts; from 5th January				, ~	
1806, to 5th January 1807, for completing their ad-	•		1 ::	- 3	,
ditional Buildings, supporting the Botanic Gardens,			. '	. 1	
and the other Objects of the said Society	10000	0 0	10000	0,0	
or defraying the Expences of the Farming Soliety; from 5th January 1806, to 5th January 1807	3000	0 0	1 3000	ຄ໌.ບ	
or Paving, Cleansing, and Lighting, the Streets of	0000	•	1,0000	1 .0	
Dublin; from 5th January 1806, to 5th January					
PÉOUT-	10000	0 0	10000	0 0	
o be paid the Commissioners for making wide and convenient Streets in Dublin; from 5th sanuary					
1806, to 5th January 1807 ' ?	4500	0 0	4500	0'0	•
o be applied to complete the re-building of the Parish			1		
Church of St. Andrew, Dublin, and building a				ા, '. ધ	ļ
Steeple and Spire thereto	,2700	0 0	2700	0 0	
Carried forward - /			1	1	

An Account, sheving how the Monars granted for the Service of the Year 1806, have been disposed of a distinguished under the several Heads, so far as relates to IRELAND; stated in Irish Currency.—Cuttimed.

SERVICES—Continued.	Sums gri	snted	Sums paid.	Remail	ns.
Brought forward	£.	e.g d.	£. ·s. d.	£.	s. d.
Public Hapitals and Schools: For defraying the Charge of the Incorporated Society			•		·
in Dublin, for promoting English Protestant Schools in Ireland; from 5th January 1806, to 5th January 1807		6 1	22 <b>छै</b> 1 6 1		
Per Burraying the Expense of the Foundling Hospital In Duffing from 5th January 1806, to 5th January 1806.	dosoo	0 0	22500 0 0		
For definition the Charge of the Hibertian Marine Secrety in Fahlin; from the 5th January 1806, to			•		
For defraying the Expence of the Hibernian Schoo for Soldiers' Children; from 5th January 1806, to		15 0	1588 15 0		
5th January 1807 For defraying the Charge of the Female Orphan House	8910	10 10	8210 10 10	1	
near Dublin; from 5th January 1806 to 5th January 1807  Tor defraying the Expanses which may be incurred	1081	2 2	1081 2 2	,	
by the Association for discountenancing Wige, and putations the Knowledge and Practice of the Christian Religion; from 5th January 1806, to 5th			/m. J.		
January 1887 For supporting the Westmorland Lock Hospital is	1991	2 6	1391		
Dublin; from 5th January 1806, to 5th January 1807  For defraying the Charge of supporting the House o	8988	0 0	8968 @ 0		
Industry and Tenitentiary in Dublin; from 5th January 806, to 5th January 1807 For derraying the Expence of maintaining Eighty	22862	17 10	22862 17 10		
Patients in the House of Recovery and Fever Hospital in Cork Street; from 5th January 1806, to 5th January 1807	1	8 6	1030 18 6		
For defraying the Expence of the Lying-in Huspita in Dublin; from 5th January 1806, to 5th January			\$ 9287 B 0		
For defraying the Charge of the Office of the Commissioners of Charitable Donations and Bequests	2287	3	7	1	
from 5th January 1806, to 5th January 1807 - For defraying the Charge of the Roman Catholic Se- minary; from 5th January 1806, to 5th January	400	0 70	· 400 0°0		
1807 - For defraying the Expence of Madam Stavens's Hos-	8000	0 0	8000 0 0		
pital; from 5th annary 1806 ato 5th January 1807; and to complete the Repairing, Furnishing, and Enlarging of the part Heapital	4743	3 04	4743 3 0 <u>1</u>	]-	
	5373425	6 3	4390503 11 24	1059921 1.	5 0 <u>1</u>
		•			•
Treasury-Chambers, Dublin Fastle,? 28th February 1807.	,		<b>-c.</b> 0	AVENDIS	H.

# PARLIAMENTARY PAPERS.

TIRST REPORT FROM THE COMMITTEE ON of Commons, July 22, 1807.

#### PAY-OFFICE.

The Committee, appointed to examine and consider what Regulations and Checks have been established, in order to controul the several branches of the Public Expenditure in Great Britain and Ireland; and how far the same have been effectual; and what further Measures can be adopted for reducing any Part of the said Expenditure, or diminishing the Amount of Sadaries and Emoluments, without detriment to the Public Service;

HAVING had referred to their consideration the proceedings of the committee which was instituted for the same purposes in the last parliament, began their enquiries, by prosecuting the examinatinof a subject. in which considerable progress had been made, by upon which they have delayed making an east report, judging it proper to suspend thy statement of facts, until they would awne same time recommend the best mode, according to their judgment, of preinfing similar abuses in future. The evidence received during the last session, contains an account of two transactions in the pay-office, of a most riegular, and improper kind, which were disclosed on the examination of Mr. Thomas, accountant in that office; by whom it waststaters, but a draft for 7,000/. payable to the right 'hon. Thomas Steet (at that time one of the joint paymasters) or bearer, had been drawn by the cashier on the 11th of May 1799, under the head of extraordinaries of the army, and entered in the cash account of the office, with Mr. Steele's receipt as a voucher; and that another sum of 12,800% was drawn for; precisely in the same manner, and a receipt given in the same terms, on the 3d of July, 1800. Of these two sums, the first was siot repaid until the 3d of February 1107; nor the latter until the 8th of April, with - interest upon both sums, from the date of their issue to that of their repayment, amount-). Aug To 7,3901. 13s. . The correspondence be-

curing the sum remaining; due (for the first sum had been repaid previous to any pro-ceedings of the board (of treasury); minutes THE PUBLIC EXPENDITURE, &c. of the paymaster of and entered in the PHITED KINGDOM. Presented to the House, book of the office; and several other papers, are inserted at length in the Appendix, though not perhaps absolutely necessary for under-standing the subjects that no circumstance which has rescrence to this businest, may be withheld from observation. But the part to which the committee think it most material to direct the attention of the house, is the account given by Mr. Steele himself, when he desired to attend the former committee on the 26th of March 1807, ar's made his own statement of the ci. 'u nst 'ces relating to these gransactions. Said, The two sums mentioneds. I homas were issued by my direction, and I have no hesitation in stating that they were not issued for public service; I thought, as others did at the time, that I had full authority to direct those issues. I was urged to do so by private considerations of a very peculiar mature, which operated at that, time upon rappened; and I thought that by directing then: to be issued to myself, and -- king myself responsible for them, I sould not by possibility incur the suspicion of concealment, or fraud. It was thy intention that they should have been a laced in a very short time, but it was not a my power to accomplish it; they : mained charged against me in the pay-office book ull the be inning of the present year, when the former of the two sums was repaid; and the whole subject having been brought lately under the consideration of the board of treasury, they have directed me to repay the remaining sum, with the interest due upon both sums, by instalments at stated periods, which I have engaged to do. I cannot take upon myself to detend my conduct in this instance, which I must admit to have been "correct, but I console myself with thinkip , that the pur lic will have suffered no loss "And being asked, Whether he knew of an other transaction of the same kind, come, in the line he was in the pay-office? he said, "I do not." And being asked, Whether I e knew of any, arrear of the like pature arising from the transaction of any former paymaster? he said, "I certainly do not." And being asked, Whether any notice was taken of this transtween Mr. Steele and Mr. Thomas: Jetters, action by the treasury, previous to the beof earl Temple (one of the joint by ymasters ginning of this year? he said, "I apprehend in 1807), addressed to lord Greefville, Mr. it was not ever known to the treasury, pre-Steele, Mr. Rose, and lord Hurrowby; vious to this year." And being asked, when directing what steps should be token for se-lic office? he said, " Not to my knowledge."—On the 13th of April, Mr. Steele also a personal interview with Mr. Steele, and again attended the committee; and a part of afterwards wrote a letter to him, enforcing what he had recommended in convertion; as the (Appendix, No. 3.); and he being asked, whether he had any explanation to give in the whole matter would be communicated, reference to this letter? he said. This being thout delay, to lord Grenville, or the paya statement of what passed in offerent conversations at different times, of which I made no memorandum myself, I certainly am not army presented to parliament, it became an disposed to dispute the accuracy with which object of enquiry, for what reason they it is reposted. I beg the committee at the were not included? to which Mr. Wood, same time to understand that I never have attempted to justify the issue of the two sums in question, upon the ground that they were of Mr. Steele; and, upon being further exaall field directly or indirectly to public sermined, he said, that other sums had also vice that in my former evidence I acbeen omitted in a former year (1797) by know larget that they were not issued with Mr. Steele's direction, which had been adany reference to public service, but I alone vanced to Messrs. Carey, Pratburnon, and was responsible and accountable for them; and that I have, in fact, repaid them both, principal and interest." And a part of Mr. Steele's former examination, and an extract Steele's former examination, and an extract from his letter to Mr. Thomas, being shown to him, he further taid, "The personnt which he assigns for this omission is, that the sume so issued, being intended to be replaced as an earlier eriod, could not minate the write pay-office, who had long been established there, and who difformly contended that the power of the paymaster-general to direct the whom I aduded in that letter, and in my camination were the principal officers of the pay-office, who lad long been established there, and who difformly contended that the power of the paymaster-general to direct the issues of money from the bank remained unlimited by any of the provisions of the act for regulation the officer of paymaster general. for regulating the office of paymaster general." And being asked, "Did you consult any other person as to the operation of tisat act, upon the issue of money to the paymaster?" he said, "" I did not." And being asked, Whether in point of fact, in any part of this transaction, he acted upon the opimons of any other persons, conjointly with his own, or consulted any other person on the subject? he said, "No."-The conduct of Mr. Rose, who succeeded Mr. Steele in the pay-office, being observed upon, in a in the pay-office, being observed upon, in a minute of the paymiaster, dated 27th of February 1807, fix. Rose attended the committee, for the observed explaining the knowledge has a like transaction; and he stated, that the facts reuting to the two sums issued to hir. Steele were communicated to, him on the 10th February 1806, by Mr. Bradshaw, in the presence of Mr. Harmood and Mr. Thomas; but that, as he considered his scale completely out of office. considered himself completely out of office at that time, he could not interfere officially,

master-general.-As no entry was made of these two sums in the extraordinaries of the deputy cashier in the pay-office, answered, that they were omitted by the express order Bryan; adding, that without such particular direction he should have thought it his duty to include all those sums. In one of Mr. Steele's letters, it is to be observed, that the usual that all sums so issued, if replaced before the delivery of the accounts to the abditors, should not appear at all in those act. counts, your committee judge both these practices fighty happer to be continued, because they tend to keep back from the house, in secret instance, and finally from the auditod, the full knowledge of the disposal of the bubble money, and to facilitate the temporary at distance from those to which they are destined by the votes of paragraphs. which they are destined by the votes of parliament.—The money issued to Mr. Carey, and the two others in 1797, was for the purpose of procuring a supply of specie for army services, from Hamburgh, at a time when there was great difficulty in obtaining it, owing to the restriction of payments in cash, by the bank. Mr. Boyd undertook to import large sum, and the pessons who re-ceige the money, which amounted to 100,000% by the paymaster's drafts on the. bank, were nominated by Mr. Boyd, for the purpose of keeping the transaction secret which he judged necessary for its success. nos apply any possible remedy; that he had, however, desired Mr. Thomas to write to Mr. Steele, that he might insure his seeing him, and to let him (Mr. Rose) know, whether any interposition of his with Mr. Steele, would be necessary; that he had of Good Rope for the payment of Troops)

which he contracted with government to general for the year 1782 will be finally auperform; in which he also failed. The dited, and ready for declaration about Christquestion of interest upon the 100,000/. was involved in the discussion of some claims pre-I delay in the delivery of the subsequent acin a course of legal proceeding, in coassant will be the luty of your committee, should Messrs. Boyd and Co. when proper steps they be re-appointed, in the description of the pay-office of the luty of your committee, should they be re-appointed, in the ensuing session, were immediately taken for recovering it, by direction from the lords of the treasury; and your committee are informed, that the principal difficulties which have prevented a satisfactor title from being made to purchasers (under this bankruptcy) are now nearly adjusted, and in the course of the next term. it is probable that the most considerable purchasers will be ready to complete their purchases, and to pay their purchase-money into court.—Upon the important subject of recommending measures which may prevent similar abuses in future, your committee observe with great concern, that the most obvious, and perhaps the only effectual remedy agest radical and substantial remedy, there has been found by experience witherto unat- and other subordinate incasures in to be entainable; but fly raink is necessary to represent as men eliberate spinion, that without an earlier empirisation, and auding of socounts, regularities can hardly be prevented, and that temptation will nevel be wapping to make use of public money, while there exists a great probability of its being for a long time uncalled for. After the accounts come sofore the commissioners for auditing, no attention is wanting in requiring proper warrants in displaced for every payment, and no sunger a week without a voucher of that kind; but styling he slow has been the progress hitherto, mat notwith-standing the observations ject by the committee of Finance in 1797 and 1798, not one account of any paymastergeneral has been finally settled and declared, nor made ready for declaration, in the nine or ten years which have since elapsed.—Parts of the accounts and vouchers for the year 1782, were delivered to the auditors in 1788. 1789, 1791, and 1795; parts of 1782, and no other enquiry seems up to them in 1792; and ing the subsequent warrant, than whether it appears for 1785, in 1797. It appears with the letter; and therefore any 1789, 1791, and 1798; parts of those for pears also that a supplementary account of the navmaster-general, from 24 April to 24 December 1.02, and a supplementary acount for \$783, were delivered into posir of 1784 and 1785, no longer ago than in the 9th of. February last.—A letter from the chairman of that board affords a reas nable expectation that the account of the paymaster-

mas next; and that, provided there be no to make an early enquiry into the progress which shall have been made during the recess, and to consider how far the provisions of the act of 46th Geo. III. c. 141, under which the present board of commissioners for auditing the public accounts was atpointed, have contributed to the office were intended to answer, by facility the due examination and more special settiement of the public accounts; ar ... Inether any and what further regulations may be devised, for the attainment of so important and desirable an end .- Although some effectual improvement in that system, would be the for immed ately, for which the egulations of office m iy in a gib t degri & be sufficient; and legislative provings way be added wherever it becomes necessary.—Much of the delay, which occurs if procuring the clearing and covering avarrings toom the waroffice, without which the wmaster's accounts cannot be examined by the auditors, may be removed, by making the transactions between these two offices more simple and methodical. It would be desirable in all instances to issue warrants at once, instead of transacting so much of the ordinary business by letters, which has formed a constant subject of complaint on the part of the paymasters; and it appears, that if warrants on account were granted by the secretary at war for regimental services not completed within the year, the paym her's account might be delivered soon after the end of every year to the auditors of examination.— The issue of money in fact muce ori-ginally upon the interior of the detter only, additional signatures to the warrant, which bear the appearance of further check and examination, add in reality no sort of security to the public, while the recponsibility (which can never be desirable) becomes divided be-tween two offices.—Your annates see no sort of necessity for every individual warrairt being signed by his majesty, nor for its being countersigned by the lords of the treasury, ex-

cept where money is issued by their orders. such articles appear. In all cases where the treasury is noticon- bringing up the accounts in the office itself, is cerned, the money is now actually paid upon essential in various points of view; and the atthe requisition of the secretary at war, and tention of the paymester himself is particularhis pame alone out to stand as sufficient by necessary for insuring the attendance, and authority for the warrant, making him, is application of all the officers who are under whose department it is, responsible for the sam, and for enforcing a more punctual and service and the expenditure. would be sufficient for his majesty, in whom all money is originally vested by grant of parliament, to sign a warrant for large sums from time to time, leaving the detail of the application of them, as is the practice with regard to monies issued on account of the navy, and the possible to conform to the provisions of the ordnance, to the department under whose di-The particular service is performed.— quence has been, that ever since the passing The year occasioned by the warrants being of that act, the 5th sect. prescribing the mode taken up he army agents, instead of being in which the monthly memorials are to be directly returned to the pay office through their own officers, ought to be entirely opvisted, as it seems already to have been in some degree, with regard to what are called clearin warrants for regimental services. No reason appears why they should pass all into the agent's hands, who may have in indirect interest in withholding them, and in no these stages of wilder accounts they are in no degree requisite. Another regulation proper to be adorted, is a different manner of making out the secounts of extraordinaries to be laid before purhament, which the present paymaster incomed your committee that he had directed to be done in future; and that an account should be regularly kept in the office, classed under the same heads as those for which the grants of parliament are an-nually voted.—No sums which have been issued in the course of the year, ought ever to be left out of the account of extraordinaries annually laid before parliament, for they create a emporary deficiency in the balance of the paymaster's cash, even it they are to be sepait; they therefore should be noticed in the first secount after the issue by a memo-landum, as success not ultimately to be charged upon the publication of unimately to be charged upon the publication of credit should be taken for them in any majorequent account, when they are actually related to the Clearness of all these accounts if no articles of expenditure were inserted, but such a relate strictly to the army; instead of which, it is to be observed that army; instead of which, it is to be observed that arms; and they are the purchase of ved, that issues of money for the purchase of corn, and various miscellaneous purposes not directly relating to that service, have not unfrequently been admitted into them, and inter-mixed with a my nervices; which your com-mixed with a my nervices; a which your com-mixed with a my nervices; a which your com-mixed with a my nervices; a which your com-mixed with a my nervices; a which your com-mixed with a my nervices; a which your com-mixed with a my nervices; a which your com-mixed with a my nervices; a which your com-mixed with a my nervices; a which your com-mixed with a my nervices; a which your com-mixed with a my nervices; a which your com-mixed with a my nervices; a which your com-mixed with a my nervices; a which your com-mixed with a my nervices; a which your com-mixed with a my nervices; a which your com-mixed with a my nervices; a which your com-mixed with a my nervices which you will be a my nervices which your com-will be a my nervices which y

greater regularituin application of all the officers who are under accurate discharge of their duty, than appears to have hitherto prevailed. Their books should be frequently balanced, and the cashbook ought always to be made up to the latest period possible; to the neglect of which it is in some measure owing, that it has been imstatute 45 Geo. III. c. 58; and the consepresented to the Treasury; and the 8th clause in the Auditor's Act, 46 Geo. III. c. 141. sect. 8. requiring all accountants to deliver in within three months after the end of each year, an account current of all sums received and paid by them within the year, have been totally disregarded.—It would have been necessary in database, to abserve upon the imperfect manuer by mich the paymester's account, have been made by the clerks of the Bank in the cash-book of the office, if your committee had not received an absurance from the Governor of the Bank, that curece the baye been given to discontinue this prace tions have been given to discontinue this practice, with regard to this and all other public offices. The prescal inconvenience to which the former mode was liable, appeared in a result he instance, in the course of the last year free to less a sum than 291,348/. femained for about four months in the Bank, without an alternation of the asyment being given the paymaster; which, though he ought certainly to have received from the accountant in his office, who was employed in making the payment, yet no good reason can be assigned why the negligence of that officer was not corrected by a communication from the Bank. A larger issue of money from the Exchequer, to the amount of that sum, than would otherwise have been required must have been the consequence, and tie public were of course either unnecessarily increasing excheques bills, and paying interest for a sum which ought to have been at their disposal; or services which were to paid with this money must have been suffer particulars of the distribution of any vote of cre- business of this office; and it therefore became dit which may be granted for the year in which the duty of your committee to examine

how far it had been compiled with, or had in the multiplicity of public business, credit been found effectual, in the remaining points, would be given implicitly by one department which it attempts to regulate. - The time of of government to another, that the form of making up the accounts, directed by sect. 21, signing would soon strome a matter of has not been observed, any more than the course, and that the paymaster would act clause in the Auditor's act, 46 Geo. III. c. and any matter rest, also as he does at clause in the Auditor's act, 46 Geo. III. c. and and The Diagram of the paymaster and the cashier with regard to regimental agents, sect. 23. should be directed jointly to sign every deaft, has indeed been attended to in terms, but it some sort of additional check may pechaps be has been found of linle use in practice; be- laid upon the latter, but hone will be felt by cause the paymaster, having no means of the head of the office; and it is obvious that knowing the balance in the hands of agents, if such had been the established practice of has no method of controverting the statements the office before the date of the two drafts, which they may think proper to deliver in, which have given occasion to this enquiry, the as to the aggregate balance of their accounts, pay master would not in the slightest deglor it being always possible, that though an have been precluded by it, from drawing or agent may be a debtor for one regiment the money in the very mode he way nor (where he is concerned for several), he may from detaining it, for as long a mile, it his be a creditor on account of another. The possession. The whole by mess of the paybooks of the office have been brought up, office is so intimately connected with that subsequent to the enquiry of the former com- of the war-office, that it is hardly possible to mittee, to as late a date as the nature of the report fully upon the former, without enterlater than to the Allin of Nacember 1806; nor were the Estants frequently, nor regularly balanced. The gold hardly have been deemed require to point out the propriety of appointing persons duly qualified by their knowledge of writing and arithme-The, and of a sufficient age to discharge the duties of clerks in the office, if the present paymaster and not very lately found it necessary to this hard some of those who had been admitted into the affect, on account of their insufficient and in experience.—If your committee hid not re-commend to alteration (a the power of drawing for money (to whether amount) which is at present vested in the paymaster, or in the cashier, it is not from want of consideration bestowed upon this part of the subject: but they are at a loss to know, if it be withdrawn from those offleers, in whom it can be lodged more properly, or with absolute security; for it is unquestionable, that in some department of other of government, it must necessarily be placed. If more signatures than one should be required to every draft, there is · great risk of the public service being con-

case admits of; but at that period, and when ling into an ample examination of the latter: the present paymaster was appointed in April by in the particulars which have been pointed 1807, the fair cash-book was not brought up out their relative situation admits of alteralater than to the works of Discember 1806; tion of the results of Discember 1806; least as may be sufficient to prevent the paymaster's accounts from waiting for the auditing of those of army agents, and others, in which he has no concern, antiover whom he has no control. To examine whether he has discharged his duty by issuing money upon regular vouchers, proceeding enheldrom the war-office or the treasury, cannote've a matter of intricacy, or delay; and if the secretary at war should be authorized to grant warrants upon account for all services not completed within the year, and to grant upon his sole authority warrants for all other services, as more formal and regular dock wats than letters, for every payment, the same practice being also introduced into the treasury, when services; and if, further, the actions should be empowered and required by an alteration of the act, (if necessary) to ramine separately the accounts of the extra marine as soon as they are presented the accounts of the extra marine as soon as they are presented to the accounts of the extra marine as soon as they are presented to the accounts of the extra marine as soon as they are presented to the accounts of the extra marine as soon as they are presented to the accounts of the extra marine as soon as they are presented to the accounts of the extra marine as soon as they are presented to the extra marine as soon as they are presented to the extra marine as soon as they are presented to the extra marine as soon as they are presented to the extra marine as a soon as they are presented to the extra marine as a soon as they are presented to the extra marine as a soon as they are presented to the extra marine as a soon as they are presented to the extra marine as a soon as they are presented to the extra marine as a soon as they are presented to the extra marine as a soon as they are presented to the extra marine as a soon as they are presented to the extra marine as a soon as they are presented to the extra marine as a soon as the extra marine as a soon as the extra marine as a soon as the extra marine as a soon as a every payment with the park cash-book, there is every reasen to expect, not only that every paymaster's account might be settled within a short period after the expitation of anually retarded, and the inconveniences each year, but that a substantial check would be much provided against all temptation to with-cosed in the first instance, of the matter draw money from the service for which it is sor with those which now occur after the granted, when the detection of any such mispayments are made, and which tend only to application must immediately done with exobstruct the settlement of account, but not amination of the annual accounts compared the service itself. It would inevitable follow, with the cash-book of the bank. This opinion of the annual accounts compared with the cash-book of the bank. This opinion of your committee is fortified by that of the chairman of the hoard for auditing ac- upon myself to deferd my conduct in this counts, who stated his belief, that if the cash instance, which I must admit to have been accounts required by the 46 Geo. III. 141. Facorrect: but I console myself with thinksect. 8. were delivered into the audit-office, as ing, that the public will have suffered no well as the account of service also referred to loss.—Do you know of any other transaction in that section, and if the cost accounts were of the same kind, during the time you was in compared with the accountant's back book, it would not be poulble for the paymasters general, or any other public accountant, to receive public money upon drafts made payable to himself, without that circumstance falling under the observation of the commissioners.—With regard to regimental accounts, and the difficulties which occur in expediting and settling them, some judicious suggestions inge her received by your committee, which wil herve further consideration, whenever the noon steeping and passing accounts in war-office shall come under their examination. That the present system is defective, may be concluded from a long experience of its being found totally madequate to obtain the two main objects, of perspicuity, and expedition; but whether it should be absolutely changed, or partially modified, your committee lave not as yet received infortation sufficient to determine. The simplification of the brach connected with the pay-office, in the manner they have suggested, they venture to recommend as unquestionably beneficial; and they trust that the same principle may be "kinded with success to every other descritment of the military expenditure. Extracts from the Appendix. Examination of the right hon. Thomas Steele, March 26, 1807.

The two sums mentioned by Mr. Thomas, were issued by my direction, and I have no hesitation in stating that they were not issued for public berrice. I thought as others did at the time, that I had full authority to direct those ssues. I was urged to do so by private considerations of a very popular nature, which opera ed at that time upon my mind; and I though what by directing them to be issued to myself and making myself responsible for thems that I could not, by possibility, incur the mistage of concealment or fraud. It was my intent in that they should have been replaced in a very short time, but it was not in my power to accomplish it. They remain charged against me in the payoffice books till the beginning of the present year, when the former of the two sums was repaid; and the whole subject having been brought lately under the consideration of the board of treasury they have directed me to pay the remaining sum, with the interest due upon both sums, by instalments at stated periods, which I engaged to do. I cannot take

the pay-office? I do not.—Of any arrear of the like nature, arising from the transaction of apy former paymaster? I certainly do not.—Was any notice taken of this transaction by the treasury, previous to the begin-ning of this year? I apprehend it was not known to the treasury, ever previous to this year.—Was any notice taken by any other public office? Not to my knowledge.

Examination of the right hon. Thomas Steele, April 10, 1807.

[Read part of the letter from lord Temple to lord Grenville.] Have you any explanation to give in reference to this letter ?-Thus being a statement of what passed in different conversations at different times, of which I made no memorandum myself, I certainly am not disposed to dispute the accuracy with which it is ported. I beg the committee at the same water to under and, that I never have attempted is justify it is use of the two sums in question, upon the fround that they were applied directly is indiffertly to public service; but that in my former evidence I acknowledge that they were not issued with .. . any reference to public service, but that I any reservace to public service, but that I alone was responsible and accountable for them, and that I have in fact repaid them both, frincipal and interest.—[Itead Mr. Steele's former examination, and extract of a interest of a interest of a interest of a property of the persons to whom I blinded in that letters and in my examination. Were the principal officers of the pay office, who had long been established there, and who uniformly contended blished there, and who uniformly contended, that the power of the paymester-general to direct the issues of money from the bank remained unlimited by any of the provisions of the act for regulating the office of paymastergeneral.—Did you consult any other person as to the operation of that act upon the issue of money to the paymaster? I did not .-Whether, in point of fact, in any part of this transaction, you did act upon the opinions of any other persons conjointly with your own, or consult any other person on the subject? No. Examination of the right hon. George Rote

April 13, 1807. You are desired to state, when and in what manner you became acquainted with the transactions relating to Mr. Steele's two On Monday the 10th of Echiplery, drafts.

1806, Mr. Thomas, with Mr. Harmood, particulars of which I am perfectly willing to and Mr. Bradshaw, two of the senior clerks give .- Mr. Rose being desired to proceed, of the pay-office, came to my house; and, stated, that Mr. Steele declined entering after some conversation on other subjects, into particulars, not feeling himself at liberty when they were leaving the room, Mr. to do it; that the advances were made to a Bradshaw, under some apparent embarrass become a parameter of a secret nature; that the whole for services of a secret nature; that the whole cumstance of an extraordinary nature which would be repaid, but he could not at that mohad occurred in the time of my predecessors; ment exactly fix the time, acknowledging that Mr. Steele had, in the year 1800, taken that he had no warrant, or other authority two sums of 7,000/., and 12,000/. out of for the issue: the advice I gave him was, that, the cash in the hands of the paymaster-gene- under such circumstances, I thoughthe should ral, on giving his own receipt for the same; see either lord Grenville, or the present paywhich receipt was written by Mr. Wood, master-general, and explain to his lordship, deputy cashier, without any authority ha-ving appeared for the same, either from the satisfy them,—the whole, certain, his day treasury or the war-office; at which statement should think it necessary; adding that it lexpressed great surprise, and to Mr. Thomas some resentment, at the same having been delayed till I was out of coffice, and could apply no possible remedy, observing, the transaction was, on the face of it at least, a precedent in this case would show to future most irregular one; but that, from my long knowledge of Mr. Steele, I was perfectly sure he would be able to explain it, so as to acquit himself of aving dope my thing more, than taking ultimative serious responsibility; that I e probably had a weeker in his possession, but that in any event, it had been his (Mr. Thomas's) indispensable dutys to remind that gentleman of the transaction on his quitting office in 1804. the transaction on his quitting office in 1804, the transaction on his quitting omce in 1804, in order, that if it had not been satisfactorily explained, he might then have trated it to me and my colleagues, on our appointment to which Mr. Thomas answered he had called two or three times at Mr. Thomas are let's door, without finding him at house: such justification appeared to sender his conjuct still less excusable; because if he thought it necessary to see Mr. Steele on the subject. he certainly to see Mr. Steele on the subject, he certainly should have apprised him of his wish to do so, that he might be sure of meeting with him. I therefore desired him to write to Mr. Steele, to insure his seeing him, and to let me know, on my return from Bugden, whether any interposition of mine with Mr. Steele would be necessary: on the 20th, Mr. Thomas came to me accordingly, when he told me that he had seen Mr. Steele, who haid generally, that the sums before mentioned as received by him, were for army services. Whether, subsequent to the communication nade by Mer Bradshaw in the presence of Thomas, you had any communaction myself completely out of office. what was the purport of it? I hid a per-REPORT OF THE COMMISSION THE sonal communication with Mr. Stelle on the 21st of February, which I considered as of a private nature, being out of office; but the

received a letter, dated 23d rebinary, 1806: -" I will certainly follow your wavice, and "take an early opportunity of communica-" which relate to the issue of the two sums in " question: you may therefore, if you think "proper, apprise Nr. Thomas of my in-tention."—Whether on the same day that Mr. Bradshaw made the come enication relating to Mr. Steele in the presence of Mr. Thomas, you, in the same conversation expressed your willingness to enter in the miuute book a minute, recommending to the to the six senior clerks?—Of that, I have no recollection, as to its. I wing passed on that day; but the mean myself previously thereto, it may have happened that upon that day I told them I would enter the majure. I have no recollection of the minute. I have no recollection of the minute being ante dated, but I think it probable it may have been so, as on the 10th I considered

House of Commons, on the Commen-CIAL STATE OF THE WEST-INDIA COLO-NIES. Ordered to be printed, Aug. 8, 1807.

the committee in the last session of parliament, on the West-India planters' petitions, together with their proceedings, were referred; have, pursuant to the order of the bouse, examined the matters to them referrici; and have a greed to the following Report: our sommittee have thought it their duty of the first place, to enquire into the stuation of the West-India planters at the present morning, and for several years preceding; and have examined various respectable witnesses, proprietors of estates, who have resided many years in the West Indies. and who have had the properties of several absentees under their management; and also many merchants intimately acquainted with the experies and profits of a great variety of West-India complerce. From their testi-mony it appears, that since the year 1799, there has taken place a progressive deteriora-tion in the situation of the planters, resulting from a progressive diminution of the price of sugar, although at the same time the duty, and all the expences attending the cultivation, have been increasing, till at length the depression of the market has become such, that the prices obtained for the last year's crop will not pay the expence of autivation, except upon estates on a vary great scale, making sugar of a very superior quality, or enjoying other extraordinary advantages. Calculations have been laid before your committee, from the presume of estates lock in Land. from the accounts of estates both in Jamaica and the other islands, by which it appears, that the British supplies and island expences amount to 20s. and 10d. in the former, and to 19s. 6d. in the latter, on the cwt. of sugar, after accounting and giving credit for the amount received for the ale of rum. As these calculations are formed upon an average of years and upon estates of the ordinary scale, and in no respects unusually circumstanced, it appears to your committee, that these sums per cwt. of sugar may be taken as the average expence of cultivation, independent of interest upon the capital; and your committee are confirmed in this opinion by finding a similar calculation in the report made by the sugar-distillery committee; in the last parliament. To this must be added an expence of from 15s. 6d. to 16s. per cwt.

Vol. 18.—Appendix.

The Committee who were appointed to take necessarily incurred for freight, insurance, and into consideration the Commercial State of other melcantile charges, between the shipthe West-India offonies, and to report their ping the goods in the colonies, and their biproceedings, from time to time, to the ing officient to market in this king dom, formhouse of commons; and who, take eme ing together an about tof from 3. s. to 30s. powered to report the minutes of condence which appears upon this evidence, to be the taken before theen, and to whom all mi- ab-clute cost to the planter per cwt. of sugar rates of evidence which were taken before before any return of capital can a tach. Upon a reference to the average prices published in the gazette, for the last eight months, which vary from 36s, to 31s, giving a mean price of 33s. 6d., it appears evident, that the planters must have cultivated the exestar's at a loss .- The interest which has been stated to your committee, as what should be the fair profit upon a capital of such a nature as that of a sugar estate, consisting not merely of land and negroes, but of buildings of great extent and cost, necessary for the carrying on of such manufactures, and subject to various and peculiar risks and vicissitudes, is not less than 10 per cent .- During the period of prosperity previous to 1800, it is stated that, in general the pronts did not exceed that sum, and that, from that period, they have gradually die inished that and 1½ per cent. If at the present mo out, there is no return of interest whate er, it may perhaps be right to notice one exception, namely of an estate most favourably circumstanced in every respect, where the profits are stated to have amounted during the four years 1795. 1796, 1797; and 1798, to 12 per cent.; but they appear as o to have declined ever since; in 1801, 1802, 1803, and 1804, to have been reduced about 6 per cent.; and in 1805, to about 3 per cent., and subsequently to have suffered a still further reduction .- In the course of their investigation of the situation of the planters, your committee thought it right to ascertain whether it might not Be in their own power, in many instances, to remedy the evils of their situation, by converting their sugar estates to other more profitable cultivation; but the evidence on that point shews, that such a conversion must be attended with so great a sacrifice of capital, as to be out of the question as a measure of relief. - With a view to the prospect for the future, they have obtained a return of the quantity of sugar atpresent in the West-India docks; from which, and from other svaleties, it appears, The crop of last casionally proved destructive to the property ever, as are the evils of the decrease of price in those countries. - In investigating the and increase of charges, it does not appear to causes of that depression of the market, from your committee, that they are the briginal whence the whole of the planter's distress causes of the distress of the planter, by apappears to originate, the first object which plying to which alone any practicable remestrikes your committee, is, that extraords of, he could be more than partially relienary situation in which he is placed, which ved; but that the main evil, and that to which prevents him alone (in exception to every these are ultimately to be referred, is the very other similar case) from indemnifying himself for the increase of duty, and of other which formerly the British merchant enexpences attending his cultivation, by an conivalent increase of price to the consumer. For it appears, that since the year 1799, the duty on sugar has been raised from 20s. to 27s. and contingently to 30s. per cwt.: the expences of the estates are calculated to have risen in many articles 50, and in others above 100 per cent.; and the price has fallen from 69s. to 33s. 6d. per cwt. the average facility of intercourse between the hostile co-of the last eight months. As it appears ob- lonies of Europe, under the American neuvious, from the above statement, that the tral flag, by means of which not only the duty is heavier than the article can bear at its whole of their produce is carried to a marvious, from the above statement, that the present price, it is suggested that it might ket, but 'at charges little exceeding those of be expedient; for the relief of the home marbace; while a British planter is burthened ket, to extend the principle which has been adopted on a contagent increase of duty from 6.5. to 50.5.; so that from the max-advantages which the hostile colonics derive mum of duty therefixed, on a gross price of from the relaxation of that principle, which 80s. afforcing 30s. duty and 50s. to the planter, the duty should be thrown back on a with the enemy's colonies by neutrals during similar scale in proportion to the depression of the market, till the price arrives at 60s. gross, leaving 20s. (the original duty) to in part estimated by reference to a statement government, and 40s. to die planter; or, in other words, a reduction of 2s. gross price, from the average then fixed for 1s, of duty on a reduction of the imposition of the new duty, as far as 20s.—An increase of the bounty on the export has been also recommended; and your committee are of opinion, that it would afford great relief if given as an accompaniment to measures of restriction upon neutrals, so as to render the expences on British and foreign produce equal in the foreign market.—A considerable depreciation in the price of rum having also taken place, it has been suggested, that the encouragement of the consumption of that article would be a considerable advantage to the planter. Your committee are aware that such encouragement has been given, to a certain extent, but if it were found practiincreased consumption in the army and navy, same ports.—Your committee cannot omit thick a measure would, in their opinion, to state also another important advantage entance very beneficial effects; or a reduction juyed by the French colonies, from the sale to the planter, without loss to the revenue, rise to neutrals, under the stipulation of each which would be indemnified by in increased vessel being returned into French parts, in

unfavourable state of the foreign market, in joyed nearly a monopoly, but where he cannot at present enter into competition with the planters, not only of the neutral but of the hostile colonies. The result of all their enquiries on this most important part of subject, has brought before their eyes one grand and primary evil, from which all the others are easily to be deduced, namely, the prohibited any trade from being carried on war, which the enemy himself did not permit to those neutrals during peace, may be of the imports into Amsterdam arone, from the United States of America, in the year 1806, amounting to 34,085 hhds. of coffee, and 45,097 hhear of sugar, conveyed in 211 vessels, hereunto an exed; and to a statement also annexed, of the amount of West-India produce, exported from the United States of America, between the first of October 1805, and 30 h o September 1806. Impoint of comparative expense, the advantages of the hostile colonies will be further illustrated by the evidence of Mr. Marryat, supported by satisfactory documents, which shew the charges of fleight, and insurance on sugar from the fostile colories, through the United States of America to the ports of Holland and Randers, and to those of the Mediterranean, to be less by 8s. 11d. to the former, and by 12s. 6d. to the latter, sable to carry that dissistance further, by an than those charges on British sugars to the same ports.-Your committee cannot omit of duty on rum might afford essential relief of nearly the whole French mercantile maconsumption of that spirit .- Great, how- order to be navigated as Freach ships, within

twelve months after peace, and with the moment to a greater amount than at the foractually French, for instance, to import suin the British North-American settlements, gar at a duty of 4s, per cwt. less than the or extensive commercial connections with duty imposed on sugar imported in neutral them, possess the best information as to their vessels.—In order to counterbalance, in present and future resources, there is ground some degree, the advantages thus enjoyed by the hostile colonics, to the detriment of the British planter, it has been recommended, that a blockade of the ports of the enemy's settlements should be resorted to; such a measure, if it could be strictly enforced, would undoubtedly afford relief to our export trade.—But a measure of more permanent and certain advantage would be the enforcement of those restrictions on the trade between neutrals, and the enemy's colonies, which were formerly maintained by Great Britain, and from the relaxation of which the enemy's colonies obtain indirectly, during war, all the advantages of peace; while our own colonics, in the intercourse with whom that system of monopoly which has been held essential to the commercial and military navy of this country, is rigorously enforced, are deprived of the advantages under which in former wars they carried their produce to the foreign markets, and which in the present war, by means of our decided naval superiority, would have amounted to the exclusive supply of the whole of Europe; and when those extraordinary measures are taken into consideration which have been adopted to exclude the British colonial produce from the European market, it appears to your committee to be a matter of evident and imperious necessity, to resort to such a system as be inflipeding and restricting, and such measures of relief as have been suggested as far as possible preventing the export of to them, and such as, from the best sources the product of the enemy's colonies from the of information; appear most adequate to the places of its growth, shall compel the contineft to have recourse to the only source of remedies are liable to objections and diffisupply which; in that event, would be open culties, there is, on the other hand, the to it. - As it may be apprehended that, from the adoption of such measures,. difficulties might brise withat intercourse, from which the West Indies at present derive a considerable proportion of some of their supplies, Jour committee have thought it their duty to make enquiry into the resources in that respect to which recourse might be had! which affords an example of the suspension of that intercourse, the evidence concurs as to the fact of a supply having been obtained financial interests of Great Britain. (though not without temporary and occasources which may reasonably be relied up-Wh, in case of such necessity, at the present of THE UNITED KINGDOM.

enjoyment, during war, of the same privi-iner period. From the examination of perleges in the ports of France, as if they were sons who, in consequence of their residence to believe that some supply of the principal articles of lumber might be obtained from thence immediately, and to expect that, with due encouragement, the quantity of that supply might be increased to any extent.—The supply of flour which they could at present afford to the West-India market would be small, and of inferior quality. They appear to be capable of affording a large supply of fish, and what deficiency might exist in other articles of salt provisions, might be made up by supplies from Europe. -Upon the whole, the impression which your committee have received, is, that the trade now carried on between the British West Indies and the United States of America, is very convenient and advantageous to the inhabitants of our fonies, and one which they could not relie this in whost essential detriment, unless it were compensated by other advantages; but that it is not essential to their existence, or equivalent to the disadvantages of their situation, in those respects which your committee have already gone through in the present statement .-Your committee have briefly stated the distressed situation of the West-India planter the causes which have gradually produced his distress, which are beyond his reach to remedy, and which must continue to operate with increased effect-and having stated end in view, have only to add, that if those strongest concurrent testimony and proof, that unless some speedy and efficient measures of relief are adopted, the ruin of a great number of the planters, and of persons in this country, holding annuities, and otherwise dependent upon those properties for their income, must inevitably very soon take place, which must be followed by the in such an event. During the only period loss of a vast capital, advanced on securities in these countries, and by the most fatalinjury to the commercial, maritime, and

sional inconveniences) from a variety of Second Report, FROM THE COMMITTEE ON THE PUBLIC EXPENDITURE, MA:

#### THE BANK OF ENGLAND.

The committee appointed to examine and consider what Regulations and Checkshave bein established, in order to control the several branches of the Public Expenditure in measures can be adopted for reducing any part of the said expenditure, or diminishing the amount of salaries and emoluments, without detriment to the public service;

DIRECTED their earliest enquiries to the management of the public debt, which the committee on finance in 1797, pointed out as the first object under the head of expenditure, in' their XIVth report. The annual charge is of no incomsiderable magnitude; and the following observations are intended to shew how far it may armit of reduction .- The rate of allowance settled in 1786, has not been The proposal winds and was connected. The proposal winds de by Mr. Fitt, under general community ations of "the increased amount of the wht," and a reliance on the disposition of "the bank to give every reampable accommodation to the public." The fine at which the agreement was concluded, affording a prospect of continued peace, could present no expectation of a speedy augmentation of the debt, much less of such an augmentation as has since been incurred.-Whatever may have been the computation upon which the bargain was concluded, it is to be observed that the lowest rate at which a part of the debt was then managed (being 3601. per million) was not adopted as the standard; and consequently, upon the annuities created in 1786, an inconsiderable increase of expense accrued in equalizing the whole, while apon every other part of the debt, a large saving was effected by reducing the allowance from management of the public funds differs so materially the practice from all other mercantile of banking transactions, that it is not easy the establish a satisfactory criterion for fixing the commission at which so extensive and complicated a concern ought to be conduct-

cumstance which attracted the notice of the committee on finance, (XIV. 11.) who remarked, that," whether my further reduction can or ought to be made in this rate of allowance," was a point " for the wisdom of parliament to decide."-- Upon the part of the debt Great Britain and Ireland; and how farethe which forms the South-sea stock, the rate of same have been effectual; and what further charge is not uniform. The proportion of 5821. 13s. 6d. to each million, obtains with regard to the greater part, and the allowance upon the remainder bears the proportion of 5621. 10s. to each million. The whole expense of managing this/concern by the company was, in the year ending 5th January 1807, 10,727, of which 3,692, was paid to the sub and deputy governors and Sectors, in number twenty-three, and 4,735% to the clerks and officers, in number thirty-six. The sum annually paid by the public to the South-sea company, is 14,7131. 10s. 6d. and about 70%, more for fees and allowances to varied since; but no documents are preserved the cashier. The proportion which the saat the treasury, or the bank, containing any Juries of the clerks bears to the whole expencalculations upon which it was founded. Atture deserves notice, and also the great number of the directors, almost equal to those who superintend the extensive business the bank.—The second example occurs in flic more recent agreement made with the bank of Ireland, by statute 40 Oco. III. cap. 3. in which the precise allowances then and now given to the bank of England, were fixed as the standard for managing the Lish debt, though the debt of Ireland did not, in that year, equal the capital of the South-sea company, being between 21 and 22 millions. The management of the public debt in America may also afford some illustration of this subject, though it differs in one material respect, from the busines stransacted by the bank of England, inasmuch is the banks of the United States undertake merely the payment of the dividends, the transfers being made at the public offices of the government. Upon this account, and from the limited 5621. 10s. to 4501. for each million .- The number of stockholders (who do not exceed 15,000) their trouble, expense, and risk, scarcely admit of comparison with the Lank of England. The American banks transact this business free oftall expense to the government; the balances left in their hands, which are used for their advantage (like those depoed; but there are two instances, the same in sited with any private banker) being consi-kind; and differing only in degree, which dered as a sufficient compensation.—Assuming as an incontrovertible proposition, application the subject.—The first of these is that of the South-sea company, which conportion as the scale of business becomes entitinues to manage its own portion of the debt larged, the rate of commission may be reaccording to the original allowances; se ar- duced, and that a moderate commission upon suggesting with the bank in 1786, not a large business produces a greater propor-The ving freen extended to this company, a cir- thomas, profit than a higher fate upon one

allowance, which may be reasonable upon the bank do not keep any distinct account, it 20 of 25 millions, becomes pouse and is to be noticed that the whole increase of the extravagant upon 5 or 6 hundred millions, officers who actually trappact the business, -The actual progress of the debt comes next in the last eleven years, is only 137, whose to be considered, which, on the 5th January, annual expence may be from 18,449% to 1780; was 224,1024241, and the charges of 23,2901; the addition to the other permamonagement were then (according to the re- nent charges being probably about one-half, duced Scale of allowances) 100,646/. On the 5th of January, 1797, the year in which the committee on finance reported, the principal of debt unredeemed was 272,892,44 1/. Ithe charges of management upon which, so far as concerned the bank, were 115,5431.—On the 5th of January, 1800, the year of the renewal of the charter, the principal of debt unredeemed was 376,185,5017. and the charges of management, received by the bank, were 170,0531 .- The debt unredeemed on the 5th of January 1807, was 550,441.314l: and the charges of management, received by the bank, were 265,818% to which must be added 5,687% on account of the Austram loan, according to the same rate of com-The allowance of 4000% towards the expriners of the house, and also the original allowance of 1,898/. on 4,000,000/a purchased from the South-sea company, are in addition to the before men The increase in the establishtioned sums. ment of the bank, which has been rendered necessary by the progressive agmentation of this branch of their business, consists principally in a large addition to the number of clerks; of whom the whole number employed in the public business, exclusively, or principally, was, in 1786, 243; in 1796, 313; and in 1807, 450; whose calaries, it is presumed, may be calculated, at an average, at between 1201. and Tool. for each clerk; taking them at 135L, which expeds the average of those employed in the South-sea house, the sum 18,

67,500 at 1501, the sumis 76,500 at 1701. the sum is . : .

either of which two last sums would probably be sufficient to provide a superannuation The very moderate salaries received by the governor, depaty governor, and directors, amount to between 7 and 8,000%; and only a part of these must be considered as compensation for the trouble of superintending the public business.

fincialental expenses and sundries may be es-£. 15,000 \*timated at about #2, 15,000
Buildings additional, and repairs, #t about 10,05; Law expences, and losses by frauds and tof-

-Without being too minute in endeavour-

more confined, it is obvious that a crarge of taken place in these last articles, of which or two thirds of that sum; but that the additional allowance for management in the last ten years, is more than 155,000/. This general conjectural estimate of the expences actually incurred by the bank exhibits, if it he near the truth, the charge which would have attended the management of this business by government, if, previous to the urrangement which took place in 1786, it had been thought advi able to adopt the suggestion, formerly made by the audi ors of public accounts, when this whole matter was referred to them by the treasury .- Their report, already printed in NIV. 30. well deserves the consideration of the house; and particularly the estimate they formed of the real value of the service, which they supposed might be executed at less than one third of the charge at that time incurred, that is, at a rate of allowance under 1874. 10s. for each million, when the debt was no larger than has been before stated Your committee, however they may approve the general principle of the reasoning contained in that report, are far from thinking that such a transfer of management would have been expedient, or desirable in itself, being of opinion . that the debt can be managed no where more commodiously, and that it ought no where to be managed so cheaply, as at the bank.-The committee on finance so far agreed with the auditors of the public accounts, as to intimate an opinion in favour of the reduction of the existing rate of allowance for managing the public debt. They state "that the bank, over and above the charges of management, are accustomed to receive allowinces from the public, at the rate of 805%. 15s. 10d. per million, for receiving contributions for loans; and 1000% or sometimes. more, for contributions to the lottery; and that they have the benefit of holding all the money for half-yearly dividends, besides .. having the custody of cash for the navy and army services .- Upon reviewing therefore there circumstances in the present times (1767); and without questioning the propriet ty of the arrangement made in 1780, when the public delit was so much inferior in amount, your committee cannot forbear to state it as a question still deserving the atten-a ing to calculate what increase may have tide of parliaments whater a farther re£. 477,500

964,415

duction of expence cannot, and ought not, to circulation amount occasionally to sevebe made upon this branch of public expendid ral millions, and by their detention in the ture?" — Besides the mangement of the are placed in circumstances substantial debt, the bank have large transactions with ly the same as if the notes in question the public, affording a considerable profit to the corporation; into the nature and amount of which, for the purpose of laying the whole matter before the house, it is proper to enter.—The amount of the several balances of public money, lying in their hands, are first to be stated :

1. The average balance of the cash kept at the Bank during the three months ending the 5th of January 1807, under the head of customs, excise. and stamps, appears to have been about £. 457,000

And under the head of the post-office, during several months in 1807, in which year that account was first opened, about - - 20,500

2. The average balance of sundry other accounts, during a similar period of three months, to 5th January, 1807, viz. under the head of paymaster-general of the forces, treasurer of the navy, treasurer of the ordnance, barrack-master-general, transport office, agent-general of the vo-

transport content, agent general of the vo-lunteers, treasurer of Chalsea hospital; sur-veyor-general of the pourt of chancery, and commissioners for the reduction of the land-tax 1.531.974

6. The average amount of untlaimed 🇯 dividends in the hands of the bank, during 1806, appears to have been . 1,341,154

Deduct the sum lent to government on that account

376,739 without interest

4. The average balanco during the period of three months, to 5th January, 1807, in the hands of commissioners for the reduction of the national debt, arising from the dividends received by the commissioners on the stock purchased by them, and from the issue of sinking fund money .

1,488,073 £. 4,4619962

5. A further balance of cash to a very large amount, consists of sums lying nominally in the exchequer, which never-theless actually accumulate for the benefit of the bank, and are for the most part applicable at the end of each quarter, to the payment of dividends. It is the established usage at the bank to draw daily from the exchequer the several aums in question as they accrue, deposit-ing indeed exchequer bills in return for their own notes, which are required as money. This deposit is to be considered simas a security for the public money drawn away, as the growing interest out. he exchequer bills belongs enfirely to the bank; and in case all the exchequer bills possessed by the bank, which they similarly apply to this purpose, prove insufficient for the whole sum, the surplus retains in the exchanger in the shape of the potest bus taken out of

were carried to the bank, and constituted a balance due to the public on a deposit account, differing in no respect from other deposits.

The total amount of exchequer money, by which the bank may thus have profited. was

,			
1	Excheq.	Bonk	TotalSunz
_	Bil:s.	Notes	Loculonia
In1806	<u> </u>		
Jan. 10	2949000	8000	2957000
Feb. 7	2745600	9000	2754000
Mar. 7	4715000	15800	4700800
Do. 28	6732000	15900	6754900
April24	<b>▲</b> 4997000	11300	5008300
May23	6943000	1017400	6965400
June 20	6009000	3014800	9023000
July 18	4395000	15600	4320600
Aug. 15	4789000	1014200	5803200
Sept.12	4326000	4315100	8841100
Oct. 10	5102000	4019200	9121700
Nov. 7	4270000	15128b0	5782800
Dec. 5	3870000	3007200	6877200
Dec.19	£398000	3012200	7410200
£.	65162000	21189,000	16351000

The average amount of this total sum is 6,167,92% -2. 10.629.890

To thiselum may be added a balance of a temporary nature, which has remained for no inconsiderable time in the bank, on account of the commissioners under the convention with the United States of America, and which is part\_of 600,000% originally deposited and gradually reduced to

Total average balances . 2.11,104,919

Your committee are aware, that in thus exhibiting average balances of cast in the bank, instead of the several actual balances, eley may possibly be considered as presenting an unbur view of the subject; but it must be assured, but however fluctuating many of the individual balances may be the property of the considered and the consid be, the aggregate is never lively to vary materially; and that in particular, if the balances of exchequer money, which are moderate in the early part of each quarter, and extremely large towards the conclusion of it, are compared with the balances. of the commissioners for the sluking fund, and those on account of unpul dividends, both of which are large in the beginning of each quarter, and small towards the end, the aggregate sun under these principal heads will be found to funishes stationary balance of a most important funount. The documents from the trank, and the exchequer, which could conveniently be furnished, do not afford an exact statement of the whole actual baon any great number of separate and given days they, however, give the following results, viz. that on the 11th of October, 1806, the time immediately preceding the payment of the dividends, the sum in the hands of the bank, under the first mentioned . . £. 126,974 head, of customs, &c. was

Under the second head, of paymester-general, &c.

•		
Under the third head, of	1	
unclaimed dividends, on 9th		mi
Oct. 1,033,175	· ' 1	
Deduct 376,739	ere inc	
Under the fourth head, of	656,436	
the commissioners for the		
sinking fund, Oct. 11	.389.197	•
And upder the fifth head,		
of exchaquer money, they	- 1	pi
were, on the 10th of Octo-		
be, being the day on which	•	
the exchequer monthly ac-	0.101.700	
	10,167,353	1
35.11		l
Making the total on the 9th, 10th, and 11th of Oc-		1
tober, 1806	11,723,207	1
To which, if the money		l
vested in the American		ŀ
commissioners be added	475,029	1
The Total actual bu-	•	1
lances will be .	12,198,236	
They also shew, that on	Aba 1-4 of November of	d
period of about three we	reks subsequent to the	C
payment of the dividends;	the balances under the	1
payment of the dividends; first head of gustom., &c.	. nere 608,133	1
Under the second, of pa	ymaster, &c. 1,356,051	1
Under the third; of un- claimed dividends	1 559 135	١,
Deduct as before		13
	1,182,105	
Under the fourth head.		
of sinking fund And, ander the fifth, of	2,217,171	-1
exoleguer money, they	, "	1
were November 7, the day	-	i
on which the excheques	•	1
monthly accounts were		١
inade up (being 4;270,000 excheq. bills, and 1,517,00		١
bank notes)	5,782,900	-1
,	9,182,37	6
•	11,148,16	ō l
Money of American cor	n-	Ĩ
missioners	475,02	19
Making the total actu	ınl	_
balaces on the 1st and 7	th •	
of November, 1806 .	11,623,18	39
They also shewth at,		-
On Dec. 1, 180	)6 <b>,</b>	•
customer &cow		
On 29th Nov. po master, &c.		5.5
On Dec. 1.	un- ·	
<ul> <li>claimed divide</li> </ul>		
Deduct	376,739	
	790,390	
On the 29th Nor		
sinking fund		
Dec. , excheque bills 3,870,	0.0	
Bank notes 3,007	,£00	
	6,877,200 °	
•	9,185,4	
• Together	11,513r.	.95
• ;	.•	•

	•		在天 2
Money of	American com-		
		4	75,099
,	• • • • •	Total 12,0	118 304
		1000 12,0	710,000
They also	shew that,	"	
	Nov. customs,	y` .	0W:004
	c. were		87,904
Qn .	Do. Paymas-	• •	
te	r, &c	• • • • 1,4	15,852
വു ചാം വ	pnclaimed divs.	1 450 000 1	•
probably .		1,460,000	
	Deduct	-	
		1,080,261	
	inking fund,	2,116,363.	
7 Nov. ex	schequer:	_	
Fxchequ	er bills 6,429,000	5,782,800	•
Bank not	tes . i,512,800	J 45	
		8,	983424
	Togeth	er 10,	986,171
Money o	of American co		-
<ul> <li>missio</li> </ul>			445,029
	Total	1 11.	461.200
T	_		A second from the last of the
It thus	appears that the	e aggregate au	mai Da-
mances, in	rour dinerent pe	riods of the qua	rter en-
ding Janu	ary 3, 1001, so	far as these honly between the	ORIZINCES OF
can pe sta	A ODE 1713	C 11 700 007	sum vi
•	0,986,171 } and	475,029	•
_	473,023	41.5,02.5	
	11,461,200	12,198,236	
The c	xces, of the a	ctual balances	of thus
neriod a	hove the ave	erage balance	before
period a	ione from Th	e circumstant	of its
Stateu, a	iscs nom th	e circumstane	COL 169
having o	een thought p	roper, in statis	ng unose
average l	balances, to fo	rin the estimat	e of the
average o	eash in the ex	schequer from	an ac-
I count of	the whole v	earThe ma	onitude
of these	halances and	of the profit	which
or these	Juliances, and	the prom	A Live L
inust be	derived from	them (a profi	r which
is likely t	to increase dur	ing the war, bu	it which *
may be	subject to din	inution on the	e return
of peace	) has attracted	the attention	of your.
committ	ee no less than	that of the al	lowerse
Con the	CC HO ICES CHAL	af also continue	
TOT THE	management	of the nation	ars dept.
the an	nual interest (	caleulated upo	n them
amounts	to between 5	and 600,000/	. In the
case of	a private bar	ker, floating	balances
cannot	be considered	as producti	ve of a
nacet a	auni en nenn	les acrost to the	ve or a
lhour e	quar, or near	ly equal, to the	ie whole
interest	upon them;	ecause, both	ne char-
ges of t	he martugeme	nt of the conc	ern, and
the inte	rest lost by m	aintaining the	stock of
ready r	noney deemed	necessary for	Securing
the pun	atuality of au	rrent payments	on dente
the Run	cquainty of cu	Tem payment	, operate
plargely	in diminition	of such profit	; but in
the case	of the bank of	f England, the	charges'
belongi	ng to their ba	nking transact	ions with
govern	ment must eve	dently be smal	in com-
50 cine	anish sha	oft of these	ATTENDED
Phy Auson	with the br	ofit of these	CHICHRING
transac	tions. The	aggregate ba	innes of
public	money, in th	ne hands of t	he bank.
linve b	een shewn to	idmit of no gre	at fluctu-
ations .	nor do the	require to be	myonidad
L Col	maniali-	he wee	PUMERCIELL
5 19t (et	specially at t	he present p	a 1003 - 13) 2
5 necans	ot a stock of u	inproductive in	ioney, tiç

notes of the bank itself being employed to meet I tation amounting probably to seven or eight with the other profits of the barks but their general amount may, without difficulty, be distinguished and ascertained. Excepting the run origed by the spansement of the the sum gained by the management of the public debt, and of loans and lotteries, and by trade in bullion, the whole gain of the bank must obviously consist of interest on various sums lent; and the amount of the daily interest so accruing, must necessarily bear an exact proportion to the total daily - amount of the several funds in their hands, deduction being made for that part only, which is kept invested in cash and bullion, these being the only unproductive articles of any moment in which their funds can be employed. But as some doubts may be excited by the annexed evidence, respecting the productive quality of some of these balances, it seems proper to enter fully into the sub-ject; if doing which, the circumstances which accompany and follow each augmentation of the government balances, must be minutely detailed .- Whenever an addition is made to the amount of these balances, it is effected in general by a payment into the bank of their own notes. The notes so paid in arc, cancelled. Thus a reduction takes place in the circulating notes, and these notes are a fund, which supplies, in the same manner as the government balances, the means of Jending at interest. Every such reduction of notes, however, must be considered as temporary, because the maintenance of the circulating bank paper at the accustomed or mearly the accustomed point, is felt by the bankers and merchants of the metropolis to be necessary to the regularity of current payments. Bills of exchange are therefore offered to the bank to be discounted, in such quantity as to restore the amount or nearly the amount of notes cancelled by means of any increase of balances, unless the bank itself, by delivering out notes in payment for exchequer bills which they may have bought, or for loans to government, should have rendered the application for additional discounts unnecessary. This application for additional discounts, on the occasion of an increase of balances, must indeed ordinarily precede such increase, and furnish the means of effecting it.—This he great augmentation of government balances are only so in proportion as they tend to augment the amount of the place since it s year 1797, (an augment on notes: whereas your committee are fully

.c..]

any such occasion. Your committee there- [millions,] has not permanently diminished fore are inclined to consider a sum equal to the notes in circulation, is proved by 5 percent, interest, on the average balances the annexed account of notes in circulain question, to be not far from the amount tion between the 7th of February, 1795, of the profits arising from this source, and the 1st of February, 1807, by which it These profits undoubtedly are intermixed appears that the notes, exclusive of 1 and

exception of a short period preceding the suspension of the cash-payments) was only between the sums of 11,589,380/, and 13,845,8001. to which last-mentioned sum they amounted on the 25th of January, 1801, a period not long subsequent to the day of paying the dividends, when a more than ordinary issue of paper must be supposed to have taken place. Since therefore each augmentation of the government balances, though it may be at first attended by a diminution of bank paper, is followed by a proportionate re-issue of that paper, and since, in return for the paper so re issued, additional bills are discounted, additional exchequer wills are bought, or additional loans are furnished to government, (all articles equally yielding interest,) it follows that those additions which are made to the balances must be considered as producing a corresponding increase of interest. The proportion will be exact, whenever the notes: suppressed are exactly restored, provided the quantity of cash and bullion continues precisely the same .- Whether the cash and bullion in the bank have been augmented since the same period of 1797, and, if augmented, whether in a material degree, on the ground of the increased magnitude of the balances due from the bank to the government, is a question into which your committee cannot, from want of documents, particularly enter. They conceive, however, that if an augmentation of the cash and bullion be admitted, it must ke considered as principally intended to meet any demand to which the bank may be expessed by its circulating paper, and especially as a provision for. the payment of their one and two pound notes, the circulation of which may cease whenever the bank shall have resumed its playments in cash.—In the evidence upoh this part of the subject, it is admitted, that the notes of the bank are productive of profit: but it appears to be assumed, that the " tion as they tend to augment the amount of

persuaded that both balances and notes, are —It is impossible therefore to admit, that the and must necessarily be, productive.—The bank have no means of placing out at interest funds of the bank, which are the sources of the whole of the large sums which constitute profit, and which constitute the measure of the government balances. Those he are es the sum they have to lend, (subject only to a deduction on account of cash and bullion,) loans to this extent cannot fail to arise out of may be classed under three heads .- First, the natural demand for the accustomed quanthe sum received from their propiletors tity of notes. The bank have no property as capital, together with the savings which Thave been added to it.—Secondly, the sum received from persons keeping cash at the bank. This sum consists of the balances on the deposit accounts both of government and of individuals. In 1797, this fund, including all the balances of individuals, was only 5,130,1401. The present government balances alone have been already stated at between eleven and twelve millions, including bank-notes deposited in the exchequer. -Thirdly, the sum received in feturn for notes put into circulation. A corresponding value for every note must originally have been given, and the value thus given for notes constitutes one part of the general fund to be lent at interest. A note-holder, indeed, does not differ essentially from a person to whom Both are creditors of the a balance is duc. bank, the care holding a note which is the evidence of the debt dug to him, the other having the evidence of an entry in the ledger of the bank. The sum at all times running at interest will be in exact proportion to the amount of these three funds combined, deduction being made for the value of cash Tand bullion .- Under the three heads above mentioned, first, of capital and savings; secondly, balances of deposit accounts; and thirdly, notes in circulation; all the sums are stated which the bank would have to discharge in the event of the winding up of their affails; and they must of course have assets sufficient and available for this purpose, which assets can only consist of cash and bullion, and securities for money lent .- In whatever degree otherefore any one of the three ofirst mentioned items, namely, capital, deposits, or notes, increase, the other two remaining fixed, in the same degree must the sum running at interest increase, provided the cash and bullion do not vary; and this adaptation of the sum at interest to the amount of the balances, may be presumed to take place jest by the directors, who make a profitable use of the balances, by consenting so far to satisfy the current deceased to satisfy the current deceased. satisfy the current demands for discount, or by making such loans to government, or buying such number of exchequer bills, or other securities, as may suffice to maintain in circ ation the accustomed quantity of notes. I the total sum due both to the bank proprietors Vol. 1X.—Appenaix.

of any moment lying dead, cash and bullion excepted; they possess indeed property in buildings, but these are stated in the evidence to have been paid for as they were erected, out of their current profits, and constitute no article in their accounts. Unless, therefore, they have a sum at interest applicable, together with the cash and bullion, to the purpose of answering the demands of those who have deposits in their hands, they have not assets necessary to satisfy the three classes of claimants which have been mentioned - Your committee cannot allow the validity of an argument which is to be found in the evidence. against the profit derived from the balances, that the bank do not wish to enlarge the scale of their business, and that it is their custom to suppress, rather than encourage, the demand for their notes, nor can it be admitted as a general proposition, that their notes form the criterion of their profits. Since these balances are placed in their hands without interest, and are then lent out at Interest, thevmust unquestionably be considered as enlarging the scale, not merely of their business, but of their profits. That the amount of notes is one criterion, and is a most important source of their profits, is undoubtedly true, but it is equally true that the amount of balances is another; and although the careful limitation of the circulating paper is an act of prudence, the balances, cannot be considered as affected by such limitation; not can it be inferred, from the propriety of limiting the paper, that there exists any similar occasion for restricting the other brane ches of the business of the bank.

The productive quality of the floating balances is confirmed by a statement presented by the bank itself to the secret committee of the house of lords in 1797, (page 132). From thence it appears, that the bank-notes were; on the 25th of February, 1767 . . . . £. 8, 640,850

And the " drawing accounts" (or deposit accounts) and "audit roll" (or unclaimed

tional capital ...

17,597,280 Making together ...

5,140,130

3,826,890

This debit side of the account, exhibited

and others on the 25th of February, 1797, rived from the issue of one and two pound with the exception of \$1,686,800% capital motes, amounting to 4,287,960% on the 1st lent to government, which was adverted to of February last, may be expected to cease only at the foot of the statement. The credit whenever the payment of cash shall have been side of the account enumerated the effects (amounting to the same sum of 17,597,2891), applicable to the payment of that clear.

There are stated to consist of "advances on government securities," viz. on "land and malt," on "exchequer bills, &c." " bills discounted, &c." and " cash and bullion." . Supposing therefore the amount of surplus capital and bank notes on the debit side, and the cash and bullion on the credit side, to continue stationary, the amount of the other articles on the credit side (all of them articles producing interest), must necessarily fluctuate in exact correspondence with every fluctuation of the dep sits; and in case another statement, formed in the same manner as that presented in 1807, were now to be made out, the sum of 8,640 2501. cl notes having been augmented to 10,624,360/ and the sum of 5,130,000% of deposits having risen probably to about 13 or 14 millions, there would unquestionably be an increase of about 16 or 17 millions running at interest to be stated on the other side, de ducting whatever may have been added to the cash and bullion since February 1797 .- The annual and temporary bonus of five per cent. which the bank have for some successive years added to their accustomed dividence of firmation of the large increase of their products of the public, as well as to the bank, whencounts being kept open only for the sake of intended at all times to remain in the bank. the opportunity which they afford of borrow- l'he sum, which, on the score of those divieither of loans to government, or of discounts service, is certainly not less than 428,2611. to the merchants, or of both, is the necessary in addition to the 376,739l. making in all effect of the augmentation of the government 800,000l. The unclaimed dividends in the

the first head, namely, the balances which are lodged in the bank by officers in the receipt of revenue, which make weekly payments of their cash into the exchequer, evidently admit of no reduction. - Some few of the balances under the second head, which belong to offices of large expenditure, may perhaps be diminished by the more careful application of an economical principle lately introduced, that of occasionally furnishing to the heads of certain others, exchequer bills instead of money, which bills are sold in the market in the quantities, and at the times which the immediate occasions of the office require, and therefore diminish the necessity of maintaining large balanc's in cash.-The hal mees in the bank, under the third head, of unclaimed dividends, appear to your committee to admit of reduction. These balances have been already represented as less by 376,7397, than the gross amount at which they are given by the bank, because, in consequence of the act passed in 1791, c. 35, that sum remains in the possession of the public, out of the 500,000% advanced nominally by the bank, but really taken out of the unseven per cent, and the recent augmentation | claims dividends, which were then, for the of their regular dividends to ten per cent. ex- first time, brought under the notice of par-sclusive of property tax; the rise also of the liament and made applicable to the public sermarket price of their stock, which laving vice. It seems to have been an unintentional sold in 1800 from 150/, to 172/, per cent, now omission in framing that statute, that no prosells at 230% are strong circumstances in con- vision was made for making up deficiencies This increase cannot be accounted for by any bever the whole sum of such mechanned divimaterial augmentation of the advantagio de- | dends neight rise above, as well as whenever rived from the management of their own carlit should full below the stipulated amount of pital, nor from that part of their business (600,000/,; and if it should be judged expedient which they transact as bankers to individuals, to continue and pursue the principle of that (a part indeed at all times comparatively act, it should be amended with a view to this small in its amount); for although the num- object; and the usual amount of unclaimed ber of persons having accounts open with the dividends being ascertained, it may be fit to bank, has been lately much increased, the apply to the public service according to the floating balances on those accounts are known same regulations, whatever may probably be to be in general very small, most of the ac- the surplus above the 100,000% which was ing in the way of discount. The extension dends, may be now applied to the public deposits, and it is to the largeness of these de- haptis of the bank, amounted at that period posits that the increased profits ought to be of the year 1806, at which they were the referred.—The gain which the bank have de-lowest, namely, on the 8th of July, to

900,000%. The following mode of diminish-reduction of the national debt lodged in the ing the cash balances under the fourth head bank during the first six weeks of every (of the commissioners for the reduction of quarter. A reduction to his extent is practice national debt), and under the fifth head ticable at present, and a further reduction four quarter-days to the commissioners for reducing the national debt, for dividends on redeemed liebt standing in their names, and for sinking fund; and the sum so received by the commissioners (amounting now to above) two millions quarterly), is employed in the that by the middle of each quarter a sum of should be deemed liable to objection on acto the purpose of paying the sum then due over the general body of stockholders, the to the commissioners for reducing the nation- objection may be removed, by giving to the al debt. Your committe, therefore, recommend that 'the sum of about one million should be issued in the middle of the next, or of some subsequent quarter, to the commisstoners, to be applied by them to the object dently to the issue of any dividends on the of buying up stock in the course of some stock of the commissioners .- Such being succeeding months, in addition to the rethe general state of the connection between gular and accustomed purchases. The the public and the bunk, it becomes an obmeans of carrying on the regular purchases ject of consideration, in the last place, what will be turnished by issuing to the commis- have been the transactions between them sioners, on the quarter-day subsequent to since he year 1786? These are, first, the the issue of the million, a sum less by one statute of 1791; secondly, the renewal of million than that which would have been the charter in 1800; and thirdly, the agreepaid to them according to the accustome | ment for the loan of 3,000,000% in 1806. weeks after that quarter-day, by which time the bank to advance 500,000% without inthe exchequer will be able to supply it. lerest, for the service of the public, which Assuming that the same mode of issuing came in fact, as has been already explained, all sums due to the commissioners at half- out of the unclaimed dividends, but in consequarterly, instead of quarterly periods, may quence of the second clause for repayment, continue, the effect of the proposed mea- in case of a deficiency, the sum remaining sure will be to give, in the year in which in the hands of the public, is not more than it is to take place, a clear million sterling 376,739/. there being no provision for into the sinking fund, by the application of creasing it after the diminution had once taken which, in that year, annuities amounting to place. It was a further enactment of this stanearly 500,000%, per annum may be bought (tute, that the allowance for managing the up, the other operations of the sinking fund debt should continue at the rate of 450%, per continuing precisely as before. In conse-million; and it is observable, that this is the quence of the application of this extra only statute which contains any distinct stimillion to the extinction of debt, these pulation upon that point.—The committee must, be a reduction of one million in all on Finance in 1797 distinguished the debt future balances of the exchequer money in created subsequent to 1791, from that

986,5731. and at the lowest period of some quarter, and a similar reduction in the antecedent years, they have not fallen below ture balances of the commissioners for the (of exchequer money), has suggested itself to may, on similar principles, be made at any your committee.—A large part of the sum in future period, when the increased amount of the exchequer is destined to be paid on the the sinking fund, and of the balances of cash in the hands of the commissioners, shall afford similar reasons for repeating the same operation. By this anticipation, the exchequer money destined to pay the sum due to the commissioners of the sinking fund, would not be diverted from its purchase of stock in equal portions on all the original purpose, but a portion of it would transfer days of the succeeding quarter. It be applied somewhat earlier to that very seems expedient, that to a portion of this sum | object, and in addition to the original sum. an economical principle should be applied, and the public creditor must unquestionably It may be inferred from the paper userted in be benefited by such an augmentation of the the appendix, and from the annexed evidence, sinking fund.—If the preceding proposition more than one million is always nominally count of the preference, so far as respects in the exchequer, and actually in the Bank, one million, which is proposed o be given which is applicable at the end of the quarter to the commissioners for the sinking fund, stockholders a preference to which the are not now entitled, as a compensation, empowering them to receive on the quarter-day the whole of their dividends on stock, antece--Eirst, The act of 1791, c. 33, authorized million; and it is observable, that this is the the bank, during the last six weeks of every which is within the obligation of this act,

remarking expressly, that " Since that that of increasing their cash and bullion, of year the case is different, and no such stipu- preventing the productive quality of the same lations exist. and those for funding exchequer, navy, and victualling bills, lave left the contract open, reserving a power to the treasury to make bank gaining a profit by the management of the bank gaining a profit by the management of the public debt, appears to have been in some able."—Secondly, by the act 40 Geo. 111. c. 28. the bank charter was continued until 1st August 1833, on condition of three millions being advanced for the public service, without interest for six years ending oth nion upon the complicated concerns of this April 1806: the sole right of banking as a extensive business, were probably not fully corporate body, and the other privileges, are before either of the two parties at the time of fully recited and confirmed; but nothing is this agreement; it is obvious, that they expressly stipulated with regard to the rate cannot be collected without considerable and of allowance for managing the debt - The cir- detailed investigation, nor digested without cumstances attending this negociation are related in the evidence of Mr. Thornton, who other duties may well account for a want of was at that time governor of the bank, and leisure for so laborious a research at the pefrom whom the suggestion of renewing the charter originally came. He states, that t. e various sources from which the bank derive profit, in consequence of their exclusive pri vilege, and of their connex on with government, were enumerated by Mr. Pitt, who made a plaim on the part of the public for a direct furticipation in the profits, according to a fixed proportion; and that the claim, though not admitted in its full extent by himself on the part of the company, was ult mately agreed to; that a calculation was formed upon the basis of such participation: and that the interes of three millions, for six years, was given to the public as the fair result. The authority therefore of Mr. Pitt, and the consent of the then governor of the bank, established a general principle of participation in those profits of the bank, which arise from their exclusive privilege, and exist at this time; and therefore, if the intenfrom the balances of public money in their tion of Mr. Pitt not to withdraw the balances hands, and whether the participation be supposed to be in the fixed proportion of 1-4 the accumulation of the then existing sinking 1-3 or 1-2, it cannot fail to be extremely In one of the conversaconsiderable. tions upon this subject, it appears to have the unexpected enlargement of the same babeen distinctly assumed on one side, and to have been admitted on the other, that the government balances in the bank which were drawn from the exchequer (estimated then by Mr. Pirt, as they nearly were, at two millions and a half on an average), and the three millions, which ought to have been regrowing balances of the commissioners for paid on the 5th of April, were continued as a the sinking fund, were productive of profit, loan to the public until six months after the and an expectation is said to have been given, ratification of a definitive treaty of peace, at that they should not be withdrawn from the an interest of 31. per cent. which is to be bank without compensation. tive quality of some of the government ba-lances being admitted, it is not easy to con-bargain was concluded upon an examination ceive that the bank have any method, except sufficiently comprehensive of the general si-

All the subsequent loan act. balances when enlarged to the extent that rate of allowance then subsisting did not come particularly under consideration. documents necessary to form a correct opiindustry and attention; and the pressure of riod of the renewal of the charter. other balances of public money do not appear to have entered into Mr. Pitt's colculation, as they were at that time of trifling amount, and the probability of any such increase as has actually taken place in the balances drawn from the exchequer, in consequence of the great augmentation of revenue (an increase from an average sum of 2½ millions to an average sum of five or six millions) was not adverted to, and can hardly be supposed to have been in contemplation. Supposing all the suggestions which your compairee have made with a view of diminishing the balances in the bank to be adopted, the amount of balances still remaining will probably more than double the amount of those which existed in 1800, or which could then be contemplated as likely to of exchequer money, or those arising from tund, without compensation, should be adhered to, that intention will not be frustrated, lances, and the addition of so many others, forming much more than compensation in question. Thirdly, the last agreement with the bank which it will be necessary to notice, was in 1806, 46 Geo. 111. c. 41. when the The productions dered as a gift of 60,000l. per almum, so

tuation of the bank, is not now the question; be considered as an intended compensation in but the transaction is most material in another there wiew, as it evinces the the agreement from the use of public money. 3d,—A sum made in 1800, was not considered either by those who acted upon the part of the public, has been already stated, without interest, for not by the bank directors themselves, as a six years from 1800, as the price of the rebar against further participation, whenever newal of the bank charter; and it was agreed the increase of their profits derived from the in 1805, that the same should be sent at 31. public, and the circumstances of public at per cent. during the continuance of the warlairs, might, upon similar principles, make Anothe direct advantage derived to the pubsuch a claim reasonable and expedient. Af-lic consists in the receipt at the bank, of the ter a summary recapitulation of the advan- property tax upon the dividends, and the tages which the bank derive from their char- prompt payment of it into the exchequer, ter, and from their connection with the pub- without charge, or extra allowance; by lic, it will be proper to enumerate the benefits which the public receive from them in
return. 1st, A large profit on the manageand the expence of efficers is saved. The ment of the public debt is enjoyed by the stock transferred to the commissioners for bank; and, 2dly, the interest arising from reducing the national debt, and on account. between 11 and 12 millions of government of the refemption of land-tax, is not charged balances lying in heir hands. 3 dy, They by the bank with any allowance for manage-have whatever profit is to be derived ment; which two sums amount to about from their paper circulation, amounting to 184,009,000/L exclusive of South-Sea annui-16,621,390/ the issue of which results from ties. The practice of making advances upon the exclusive powers given to them my certain instalments of the public loans, on the their charter. ever, that it is a circulation of which they commodation to the subscribers, and enables neral demands of the state, they are subject done if that facility were not afforded. \*The to the burthen of ordinarily maintaining a Bank, however, receive in return the legal large stock of cash and bullion, and of pro- rate of interest, as they do also upon all transviding, except turing the suspension of payactions with the government, except those almost in cash, all the gold and silver used for the coinage of money. The advantages by the public from its connexion with the which government, on the part of the pub- bank, have been carried, in some years, to a lic, receives in return, are the following: very large amount; and it must always be 1st,—The capital (11,686,000%) of the considered as an object of the greatest consequence to maintain the permanence of an 3% per cent. The benefit derived from this establishment of such opulence and credit loan, amounting at present to 233,720/s is which, by the judicious conduct of its own not stated in the annexed evidence, as had affairs, has contributed so materially to extend ving been particularly adverted to in the con-the commercial prosperity, and to maintain versations which took place between Mr. the public faith of the country. Your comsecured by the act. The established custom of lending to this ex-|stances. tent, at a moderate interest, must undoubtedly

It may be remarked, how-security of the receipts, is a considerable accarefully limit the amount, and on account government to contract for loans upon terms of which, as well as with a view to the ge-somewhat more advantageous than could be Pitt and the governor of the bank, on the oc-casion of the renewal of the charter, but the bearing testimony to the favourable disposicontinuance of this benefit to the public is tion so often manifested on the part of the 2d,-Advances are bank towards the public service; and they made to the extent of 2,750,000/. upon the entertain no doubt of the same readiness to annual land and malt taxes, or the duties accede to any equitable arrangement that substituted, at an interest of 4l. per cent. Imay be proposed under the present circum-

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